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
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Volume VI.—Containing Treaties, &c., relating to the States within the Bombay Presidency, pp. 585.

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Just Published.

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The Covenanted Civil Service Leave Code, being Notification of the Government of India, in the Financial Department, No. 780, dated 8th February 1871. Every alternate page is left blank for noting alterations and additions in manuscript. *Price Re. 1; packing and postage 2 annas extra.* Office of Superintendent, Government Printing, 8, Hastings Street, Calcutta.

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The Gazette of India.

Published by Authority.

CALCUTTA, SATURDAY, APRIL 15, 1871.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART III.

Advertisements & Notices by Private Individuals & Corporations.

CIVIL SERVICE ANNUITY FUND.

NOTICE.

A special General Meeting of the Subscribers will be held in the Town Hall, Calcutta, on the 1st June 1871, at 11 A. M.

The following Resolutions will be laid before the Meeting:—

1. That the offer of the Secretary of State as contained in the Resolution of the Financial Department be accepted, the Annuity Fund being wound up and the accumulated capital surrendered to Government.

2. That the Managers be authorized to arrange with Government respecting the pensionary allowances to be granted by Government to the office establishment of the Annuity Fund.

The attention of Subscribers is requested to the provisions of Rule 22, the Circular now in the course of publication and circulation with the Financial Resolution will be accompanied by a form of special proxy for the use of Members voting at the Meeting.

By order of the Managers,

H. L. HARRISON,
Officiating Secretary.

C. S. ANNUITY FUND, }
The 3rd April 1871. }

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Notice.

The interest and responsibility of William Mills Atkinson ceased in our Firm on the 1st January 1871.

ATKINSON BROTHERS.

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The following Currency Notes of the Government of India are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned :—

CALCUTTA CIRCLE.

REGISTER No.	No. OF NOTES.	VALUE.	NAME OF CLAIMANT.
Notes wholly lost or destroyed.			
		Rs.	
3916	A 07616	20	A. Beaks, Esq.
3921	A 64098	100	Gumbheer Chund Coppoor Chund.
3922	A 19503	100	The Hon'ble Sir R. Temple, K.C.S.I., C.B.
3924	A 46405	20	Baboo Rojonee Nauth Banerjee.
3929	A 14635	100	Baboo Gour Chunder Roy.
3930	A 96029	100	J. A. Melany, Esq.
	A 69042	50	
Notes partially lost or destroyed.			
		Rs.	
3917	A 49987	10	Chotee Lall.
3918	A 57115	10	Baboo Ram Gotty Mookerjee.
	A 06944	10	
	A 58452	10	Baboo Prosono Coomar Ghose.
3919	A 23176	20	
3920	A 08625	100	Baboo Motty Lall Doss.
	A 45304	20	
	A 63943	20	Baboo Ramrutton Shaw.
3923	A 12409	20	
	A 70031	20	A. Woodward, Esq.
	A 77139	20	
	A 44149	10	G. O. Moses, Esq.
3739	A 05461	10	
3403	A 00826	1,000	Baboo Issur Chunder Sen.
3745	A 51562	100	
569B	A 27781	20	Shaik Nusserwooddeen.
	A 54482	10	
3925	A 97309	10	Baboo Doyal Chund Seal.
	A 02335		
3926	A 22601	10	Baboo Baywool Chund Koorie.
	A 22604		
3927	A 49940	20	M. O'Brien, Esq.
	A 70154	20	

PAPER CURRENCY DEPARTMENT;
CALCUTTA,
The 6th April 1871.

J. BERKELEY,
Asst. Commr. of Paper Currency.

VIZAGAPATAM CIRCLE.

No. OF NOTE.	VALUE.	NAME OF CLAIMANT.
<i>Note partially lost or destroyed.</i>		
	Rs.	
101187	50	B. Veera Pillay, Gumasta, of Salem, Soobroya Pillay, Merchant, No. 15, Mundy Street, Madras.

PAPER CURRENCY OFFICE;
VIZAGAPATAM,
The 29th March 1871.

Deputy Commissioner.

BOMBAY CIRCLE.

REGISTER No.	No. OF NOTES.	VALUE.	NAME OF CLAIMANT.
<i>Notes wholly lost or destroyed.</i>			
1870-71. 139	... $\frac{c}{rs}$ 37152 ... $\frac{c}{rs}$ 63282	... 100 100 ...	} Captain George Waller Vesey, Pay Master, 4th Hussars, Meerut.
1871-72. 4	... $\frac{c}{rs}$ 10846	... 20 ...	
<i>Note partially lost or destroyed.</i>			
1870-71. 128	... $\frac{c}{rs}$ 90947	... 10 ...	Mr. J. C. Britto, G. I. P. Railway, Jubbulpore.

PAPER CURRENCY OFFICE;
BOMBAY,
The 5th April 1871.

A. R. GORDON,
Asst. Commr. of Paper Currency.

NAGPORE CIRCLE.

NO. OF NOTES.	VALUE.	NAME OF CLAIMANT.
<i>Notes partially lost or destroyed.</i>		
₹34898 ...	Rs. 10 ...	} Richard H. Hamilton, District Superintendent, Police, Seonee Chuppain, C. P.
₹18072 ...	20 ...	
₹35755 ...	50 ...	
₹25629 } wrongly ₹25626 } joined	100 ...	{ Nowrojee Jamsetjee, Head Cashier, Messrs. Grindlay, Groom & Co., Bombay.

PAPER CURRENCY OFFICE;
NAGPORE,
The 5th April 1871.

GEORGE BAGLEY,
Asst. to Depy. Acctt. Genl., Central Provinces.

KURRACHEE CIRCLE.

No. of Notes.		Value.	Name of Claimant.
Notes wholly lost or destroyed.			
		Rs.	
₹05716	...	20	} Revd. W. J. Ffennell, B. A., Chaplain of Hyderabad. Mohindronath Dass, Fuel Clerk, Moozuffernugger.
₹05717	...	20	
₹05588	...	10	
Note partially lost or destroyed.			
		Rs.	
₹06248*	...	100	Matanamull Nabhundass, Merchant, Kurrachee.

* Right half.

PAPER CURRENCY OFFICE;
KURRACHEE,
The 5th April 1871.

W. A. INGLE,
Asst. Depy. Commissioner, P. C. S. C.

ALLAHABAD CIRCLE.

REGISTER NO.	No. OF NOTES.	VALUE.	NAME OF CLAIMANT.
<i>Notes wholly lost or destroyed.</i>			
78	... $\frac{A}{18}$ 12590 ...	Rs. 10 ...	} Radha Kishon, Jounpore.
	$\frac{P}{8}$ 01105 ...	10 ...	

PAPER CURRENCY OFFICE;
ALLAHABAD,
The 10th April 1871. }

S. JENNINGS, A. A. G.,
For Deputy Commissioner of Paper Currency.

LAHORE CIRCLE.

No. OF NOTES.	VALUE.	NAME OF CLAIMANT.
<i>Note wholly lost or destroyed.</i>		
$\frac{P}{4}$ 00319 ...	Rs. 50 ...	Kirpadial, Banker, Kussowlie.
<i>Notes partially lost or destroyed.</i>		
$\frac{A}{24}$ 02566 ...	Rs. 100 ...	} Mr. Fred. Fryer, Dera Ghazee Khan.
$\frac{P}{4}$ 09179 ...	50 ...	
$\frac{P}{4}$ 07998 ...	50 ...	
$\frac{P}{5}$ 03926 ...	20 ...	
$\frac{P}{5}$ 07435 ...	20 ...	
$\frac{P}{5}$ 07439 ...	20 ...	
$\frac{P}{5}$ 07438 ...	20 ...	
$\frac{P}{5}$ 07437 ...	20 ...	} David Abdoola, Settlement Commr.'s Office, Julundhur. Captain Seagrim, Deputy Judge Advocate, Jubbulpore.
$\frac{A}{17}$ 25396 ...	10 ...	
$\frac{P}{4}$ 08789 ...	50 ...	

PAPER CURRENCY OFFICE;
LAHORE,
The 8th April 1871. }

R. A. FINK, A. A. G.,
For Deputy Commissioner.

TRICHINOPOLY CIRCLE.

REGISTER NO.	No. OF NOTE.	VALUE.	NAME OF CLAIMANT.
<i>Note partially lost or destroyed.</i>			
18	... $\frac{H}{3}$ 07471 ...	100 ...	B. Veera Pillay, Gumasta, of Salem, Soob-roya Pillay, Merchant, No. 15, Mundy Street, Peramattoo, Madras.

PAPER CURRENCY OFFICE;
TRICHINOPOLY,
The 5th April 1871. }

W. E. WRIGHT, Depy. Collector,
In charge of Paper Currency.



The Gazette of India.

Published by Authority.

SIMLA, SATURDAY, APRIL 22, 1871.

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Advertisements & Notices by Private Individuals & Corporations.

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Uncovenanted Service Family Pension Fund.

Result of Votes received on the subject of the circular dated the 31st January 1871.

SUBJECT.	FOR.	AGAINST.
1.—To divide Rs. 36,080 in the widow's, and Rs. 32,833 in the orphan's, branch during the year 1871-72	599	16
2.—To authorize the Directors to obtain an independent valuation of the Assets and Liabilities of the Fund	597	18

Published by Order of the Directors,

FUND OFFICE,
The 11th April 1871. }

GEO. W. KELLNER,
Secretary.

CURRENCY NOTES.

The following Currency Notes of the Government of India, Calicut Circle, are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:—

CALICUT CIRCLE.

No. of Notes.	Value.	Name of Claimant.
<i>Notes wholly lost.</i>		
J6—11267	Rs. 10	... P. Govinden, Head Master, Angadipuram Rate School.
<i>Notes partially lost.</i>		
J6—13364	Rs. 10	... R. Sarungapany Naidoo, Writer and Accountant, Bhowany Taluk, Coimbatore District.
J4—10200	50	... } B. Veera Pillay, Gumastah of Salem, Soobraya Pillay, Merchant, No. 15, Maindy Street, Periamittoor, Madras.
J3—17945	100	
J3—17947	100	
J3—17949	100	
<i>Mis-matched.</i>		
J6—15092	Rs. 10	... { Mr. W. Binny, for Samuel Botes, Madras Carrying Company Manager's Office, Mount Road, Madras.
J6—15082		

PAPER CURRENCY OFFICE;
CALICUT,
The 5th April 1871.

T. S. RANGACHARRY,
Acting Deputy Collector in charge of Paper Currency.

PROMISSORY NOTE.

Lost or Stolen.

A four per cent. Government Promissory Note No. 18202—019192 of 1854-55, dated 30th June 1854, for Co.'s Rs. 5,000 payment of which has been stopped in the Chumpanun Treasury.

JAMES GIBBON.



The Gazette of India.

Published by Authority.

SIMLA, SATURDAY, APRIL 29, 1871.

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Report of a Deserter from the 107th Regiment of Foot, dated at Dum-Dum, this 15th day of April 1871.

Number, Rank and Name	2963, Private Walter Johnstone.
Age	22 years and 6 months.
Size	{ Feet	...	5.
	{ Inches	...	7½.
	{ Complexion	...	Fresh.
Colour of	{ Hair	...	Dark Brown.
	{ Eyes	...	Hazel.
Date of desertion	8th April 1871.
Place of desertion	Dum-Dum.
Date of enlistment	27th November 1868.
At what place enlisted	Liverpool.
Parish and County in which born*	Edinburgh—Mid Lothian.
Marks	Nil.
Trade	Laborer.
Coat or Jacket	White Tunic.
Waistcoat	—
Breeches or Trowsers	White Trowsers.
Remarks	—

* The Post Town, in which the Parish is situated, is to be stated.

D. B. LOCKHART,

Commanding 107th Regiment.

CURRENCY NOTES.

The following Currency Notes of the Government of India, are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:—

CALCUTTA CIRCLE.

REGISTER No.	No. OF NOTES.	VALUE.	NAME OF CLAIMANT.
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Notes wholly lost or destroyed.

		Rs.	
3931	{ A31—31334	... 10 ...	} Baboo Jogeshchunder Banerjee.
	{ A62—27637	... 10 ...	
3932	{ A70—89220	... 100 ...	} Baboo Bonomallee Dutt.
	{ A70—70963	... 100 ...	
	{ A84—31063	... 100 ...	
	{ A57—61339	... 50 ...	
3935	...A70—90958	... 100 ...	J. Maher, Esq.
3938	...A84—49443	... 100 ...	Baboo Modhushudun Bysack.

Notes partially lost or destroyed.

		Rs.	
3933	{ A78—71629	... 10 ...	} Moulvi Wahiduddeen Ahmed.
	{ A79—54089	... 10 ...	
3934	...A74—83625	... 20 ...	Messrs. T. E. Thomson and Co.
3936	{ A65—71956 } wrongly	} 10 ...	} Messrs. Pearce, Macrae and Co.
	{ A66—05467 } joined.		
3937	{ A68—93728	... 10 ...	} Messrs. Smallwood and Leitch.
	{ A69—96435	... 10 ...	
	{ A69—42927	... 10 ...	
	{ A78—67721	... 10 ...	
	{ A78—18144	... 10 ...	
	{ A78—50908	... 10 ...	
	{ A79—90143	... 10 ...	
	{ A79—24209	... 10 ...	
3940	...A70—99680	... 100 ...	Messrs. Robert and Charriol.
3941	...A70—98024	... 100 ...	E. Gray, Esq.
3942	...A95—24562	... 10 ...	Baboo Oghore Nath Lahery.

PAPER CURRENCY DEPT.,
The 20th April 1871.

J. BERKELEY,
Assistant Commissioner of Paper Currency.

BOMBAY CIRCLE.

REGISTER No.	No. OF NOTES.	VALUE.	NAME OF CLAIMANT.
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Notes wholly lost or destroyed.

		Rs.	
No. 5 of 1871-72.	{ C53—54862	... 500 ...	} Bridjlall Gehalasaw, Contractor, Public Works Department, Carwar.
	{ C53—54863	... 500 ...	
	{ C55—47600	... 1,000 ...	

BOMBAY CIRCLE.

NO. OF NOTES.	VALUE.	NAME OF CLAIMANT.
<i>Notes partially lost or destroyed.</i>		
	Rs.	
No. 127 of } C66—40253 1870-71.	... 20 ...	{ Khan Bahadoor Dastoor Nasserawanjee Jawasjee, High Priest of the Parsees, in the Deccan, Poona.
No. 6 of } C50—76276 1871-72. } C50—30505	... 50 50 ...	{ Rustumjee Nanabhoy, Clerk at Messrs. Jules Seigfried and Co., Bombay.
No. 136 of } C69—59052 1870-71.	... 100 ...	Captain P. Murray, R. E., Roorkee.
No. 53A of } C44—85580 } wrongly 1870-71. } C44—85587 } joined.	... 10 ...	{ Roopajee Ramjee, Old Hunman's Lane, Bowbagy.

PAPER CURRENCY DEPT.;
BOMBAY,
The 19th April 1871.

A. R. GORDON,
Assistant Commissioner of Paper Currency.

AKOLA CIRCLE.

NO. OF NOTES.	VALUE.	NAME OF CLAIMANT.
<i>Notes partially lost or destroyed.</i>		
	Rs.	
K3—01663	... 50 ...	P. Chamarett, Civil Surgeon, Woon District.

PAPER CURRENCY DEPT.;
AKOLA,
The 15th April 1871.

Assistant Commissioner of Paper Currency.

MADRAS CIRCLE.

NO. OF NOTES.	VALUE.	NAME OF CLAIMANT.
<i>Notes wholly lost or destroyed.</i>		
	Rs.	
B28—29518	... 500	} N. Sadagopacharry, residing in Ammanoor Village, Wallajah Taluq, North Arcot District.
B28—29847	... 500	
B25—49851	... 100	
<i>Notes partially lost or destroyed.</i>		
	Rs.	
B20—76399	... 10	} C. Sonachella Moodr, No. 20, Paroomall Covil Garden Street, Black Town, Madras.
B20—50814	... 10	
		Mr. S. Johnson, Kudlighi, Bellary District.

PAPER CURRENCY OFFICE;
MADRAS,
The 17th April 1871.

W. DONALD,
*Officiating Assistant Accountant General,
In charge of Paper Currency Department.*

TRICHINOPOLY CIRCLE.

REGISTER No.	No. OF NOTES.	VALUE.	NAME OF CLAIMANT.
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Notes partially lost or destroyed.

Rs.

18 ...H3—07471

... 100 ...

{	B. Veera Pillai, Gomastah of Salem, Soob-
	baraya Pillai, Merchant, No. 15, Mundy Street, Periamettoo, Madras.

PAPER CURRENCY OFFICE; }

TRICHINOPOLY,

The 15th April 1871.

W. E. WRIGHT,

*Deputy Collector,**In charge of Paper Currency.*

PROMISSORY NOTE.

Lost.

In transmission by post to London, the upper half of the undermentioned Government Promissory Note, in the name of G. W. Moultrie, No. 037067, 5 per cent. loan of 1856-57, for Rs. 5,000.

G. W. MOULTRIE.



The Gazette of India.

Published by Authority.

SIMLA, SATURDAY, MAY 13, 1871.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART III.

Advertisements & Notices by Private Individuals & Corporations.

Central Provinces Gazetteer—Edition of 1870, in one Vol.

A limited number of the above work, strongly bound in cloth, octavo size, for sale at Rs. 12 per Vol., exclusive of postage charge. Apply to Messrs. Thacker, Spink & Co., Calcutta; Thacker, Vining & Co., Bombay; or to Superintendent, Chief Commissioner's Office, Nagpúr.

Notice.

The interest and responsibility of Mr. Robert Jardine in our Firm ceased on 30th ultimo, and Mr. James Jardine Paterson and Mr. John Johnstone Jardine Keswick have been admitted partners from this date.

CALCUTTA; }
The 1st May 1857. }

JARDINE, SKINNER & CO.

Notice.

All persons having claims against or being indebted to the Estate of the late Captain George Baillie, of the Bengal Invalid Battalion and late Executive Engineer at Mhow, are requested to communicate with the undersigned within one month from this date.

MHOW; }
The 1st May 1871. }

W. B. PRESTON, Major,
President of Committee of Adjustment.

Notice

Is hereby given that Probate of the last Will and Testament of William Melville, Esq., late of Seoni, but now deceased, having been granted to Ann Primrose Melville, residing within the local limits of Seoni in the Central Provinces as the Executrix appointed under the said Will, all persons having claims upon, being indebted to, or holding property* belonging to the Estate of the said Testator, are hereby requested to communicate with the said Executrix.

SEONI; }
The 3rd May 1871. }

S. BROOKE,
District Judge.

MAPS OF THE SURVEY OF INDIA.

Published at the Surveyor General's Office, Calcutta, during the month of March 1871.

Sole Agents in Calcutta—MESSRS. THACKER, SPINK & Co., St. Andrew's Library.

DESCRIPTION.	Size:	PRICE.	
		Unmounted.	
GENERAL MAPS.—Scale 4 Miles = 1 Inch.		Rs.	As.
Portion of Rajpootana and Central India ...	9 Sheets Atlas ...	10	0
District Goojranwallah, Scale 2 British Statue miles = 1 inch ...	4 „ Imperial ...	6	0
Kashmir Route Map without hills (reprint) ...	Atlas ...	1	0
REVENUE SURVEY MAPS.—Scale, 1 Mile = 1 Inch.			
District Lohardugga, Sheet No. 3 ...	Double Royal ...	1	8
Sindh, Sheet No. 20 ...	„ Elephant ...	1	8
„ „ „ 78 ...	„ „ ...	1	8
District Hazareebagh, Sheet No. 6 ...	„ „ ...	1	8
„ „ „ 10 ...	„ „ ...	1	8
„ „ „ 12 ...	„ „ ...	1	8
„ „ „ 13 ...	„ „ ...	1	8
„ Nimar, „ „ 12 ...	„ „ ...	1	8
Rajshahee, Main Circuit, No. 4 (Anastatic) ...	Atlas ...	2	0
„ „ „ 8 ...	1/2 Double Elephant ...	1	0
„ „ „ 10 ...	Atlas ...	2	0
Malda, „ „ 7 ...	2 Sheets D. Elephant. Imperial ...	2	0
„ „ „ 12 ...	„ „ ...	2	0
„ „ „ 13 ...	1/2 Sheet Atlas ...	1	0
„ „ „ 14 ...	1/2 Sheet D. Elephant..	1	0
„ „ „ 16 ...	Atlas ...	2	0
„ „ „ 18 ...	„ „ ...	2	0
TOPOGRAPHICAL SURVEY MAPS.—Scale, 1 Mile = 1 Inch.			
Central Provinces, Vizagapatam Agency, Sheet No. 45 ...	Double Elephant ...	1	8
Central Provinces, Sheet No. 2 ...	„ „ ...	1	8
PLANS OF CANTONMENT, CITY AND CIVIL STATIONS.— Scale, 8 Inches = 1 Mile.			
City and Cantonment of Jubbulpoor ...	2 Sheets D. Royal ...	3	0
Scale, 6 Inches = 1 Mile.			
Seetapoor, Cantonment and Environs ...	4 Sheets Imperial ...	3	0
Scale, 8 Inches = 1 Mile.			
„ „			

SURVEYOR GENERAL'S OFFICE,
Calcutta, 13th April 1871. }

H. L. THUILLIER, Colonel,
Surveyor General of India.

CURRENCY NOTES.

The following Currency Notes of the Government of India are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:

CALCUTTA CIRCLE.

REGISTER NO.	NO. OF NOTES.	VALUE.	NAME OF CLAIMANT.
--------------	---------------	--------	-------------------

Notes wholly lost or destroyed.

		Rs.	
3953	...A79—75831	... 10	Baboo Dwarkanath Banerjee.
3956	...A84—11354	... 100	Baboo Kanaram Chatterjee.
3957	...A57—84907	... 50	Moonshee Abkar.
3960	...A57—89640	... 50	Messrs. Rogers and Remfry.
3963	{ A79—47216	... 10	The Deputy Secretary and Treasurer, Bank of Bengal.
	{ A79—58886	... 10	
	{ A79—88173	... 10	
	{ A80—50583	... 10	
	{ A82—66819	... 20	
	{ A82—66820	... 20	
	{ A82—66886	... 20	

Notes partially lost or destroyed.

		Rs.	
3950	...A78—51395	... 10	Baboo Aupoorbakissen Ghose.
3951	{ A73—96654 } wrongly	... 20	Messrs. Rajnarain Ghose and Rajnarain Bhowe.
	{ A72—96554 } joined.		
3952	{ A27—59795 } ditto	... 20	Baboo Doyalchund Seal.
	{ A27—51190 }		
3954	{ A70—71306	... 100	Than Sing Boid.
	{ A 9—08542	... 20	
3955	{ A45—03846 } ditto	... 20	Messrs. Pearce, Macrae and Co.
	{ A45—03849 }		
3958	{ A50—07832 } ditto	... 10	Ruckheenath Dhurm Doss.
	{ A48—60568 }		
3961	...A57—97955	... 50	The Manager, Chartered Mercantile Bank of India, London and China.
2690	...A56—24976	... 50	
408	...A20—61607	... 10	Lieutenant H. L. Mackenzie.
			Baboo Grishchunder Mookerjee, Municipal Overseer, Mozufferpore, Tirhoot.

PAPER CURRENCY DEPT.,

The 5th May 1871.

J. BERKELEY,

Assistant Commissioner of Paper Currency.

ALLAHABAD CIRCLE.

REGISTER NO.	NO. OF NOTES.	VALUE.	NAME OF CLAIMANT.
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Notes wholly lost or destroyed.

		Rs.	
81	...D 5—04498	... 20	Mr. P. Niblett.
82	...A39—02088	... 100	{ Private Secretary to His Highness the Maharaja of Bulrampore.
83	...D 3—08990	... 100	
			Mr. J. J. S. Lumsden.

REGISTER No. No. OF NOTES. VALUE. NAME OF CLAIMANT.

Notes partially lost or destroyed.

		Rs.		
185	... D 6—07342	... 10	...	Mr. W. Barbridge.
186	... A40—59048	... 50	...	Rev. C. Boccaccia.
187	... A44—70892	... 20	...	Tariny Churn Coondoo.
188	... D 5—03871	... 20	...	Mrs. C. Clear.
190	... A39—01969	... 100	...	Superintendent, Central Prison, Agra.
192	... D 9—02680	... 1,000	...	Mr. G. O. Moses.
193	... A18—01940	... 10	...	Oppoobo Kreest Ghose.
194	... A44—79533	... 20	...	{ District Superintendent of Police, Futteh-
				gurbh.
195	{ A40—58355	... 50	...	{ Dr. J. Richardson.
	{ D 4—01233	... 50	...	

PAPER CURRENCY OFFICE,
ALLAHABAD;
The 9th May 1871. }

S. JENNINGS, A. A. G.,
for Deputy Commissioner of Paper Currency.

LAHORE CIRCLE.

No. OF NOTES. VALUE. NAME OF CLAIMANT.

Note wholly lost or destroyed.

	Rs.		
E4—03488	... 50	...	{ T. O'Keeffe, Apothecary, Bengal Sub-Medical
			Establishment, Jubbulpore.

Note partially lost or destroyed.

	Rs.		
E3—04754	... 100	...	{ Secretary, Simla Bank Corporation, Limited,
			Simla.

PAPER CURRENCY OFFICE,
LAHORE;
The 28th April 1871. }

R. A. FINK, A. A. G.,
for Deputy Commissioner.

BOMBAY CIRCLE.

REGISTER No. No. OF NOTES. VALUE. NAME OF CLAIMANT.

Notes partially lost or destroyed.

		Rs.		
No. 132 of	{ C55—20325	... 1,000	...	
1870-71.	{ C55—21809	... 1,000	...	
	{ C55—23152	... 1,000	...	
	{ C55—26530	... 1,000	...	
	{ C55—26531	... 1,000	...	
	{ C55—26532	... 1,000	...	
	{ C55—26533	... 1,000	...	
	{ C55—26534	... 1,000	...	
	{ C55—26535	... 1,000	...	
	{ C55—26536	... 1,000	...	
	{ C55—26910	... 1,000	...	
No. 1 of	{ C60—04332	... 100	...	{ Captain A. Lucas, 109th Regiment,
1871-72.				Roorkee.
No. 11 of	{ C48—97271	... 20	...	{ W. W. Clifford, Esq., Assistant Superin-
1871-72.				tendent, Army Schools, Poona.
No. 7 of	{ C72—70821	... 10	...	{ Mr. Charles Elliot, Quarter Master Serjeant
1871-72.				of E. Brigade, R. H. A., Mhow.

PAPER CURRENCY DEPT.,
BOMBAY;
The 3rd May 1871. }

A. R. GORDON,
Assistant Commissioner of Paper Currency.

MADRAS CIRCLE.

No. of Note.	Value.	Name of Claimant.
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Note partially lost or destroyed.

B18—91700	Rs. ... 100 ...	{ Veerasawmy, Head Constable No. 332, Sidhout Taluq, Cuddapah District.
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PAPER CURRENCY OFFICE; }
MADRAS,
The 1st May 1871.

W. DONALD,
*Officiating Assistant Accountant General,
in charge of Paper Currency Department.*

TRICHINOPOLY CIRCLE.

REGISTER No.	No. of Note.	Value.	Name of Claimant.
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Note partially lost or destroyed.

19	...H3—01325	Rs. ... 100 ...	Captain C. A. Porteous, Madras Staff Corps.
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PAPER CURRENCY OFFICE, }
TRICHINOPOLY;
The 29th April 1871.

W. E. WRIGHT,
*Deputy Collector,
in charge of Paper Currency.*

PROMISSORY NOTES.

Lost.

Between the Patna Treasury and Dinapore Cantonment, on the 10th April 1871, Government 5 per cent. Loan Notes Nos. 034551—001635 for Rs. 3,000; 021867—14306 for Rs. 1,000; and 015039—000537 for Rs. 1,000, the property of R. H. E. Roberts, Esq., of Dinapore.

G. HARPER,
Agent.

In transmission by Post to London, the upper half of the under-mentioned Government Promissory Note, in the name of G. W. Moultrie, No. 037067, 5 per cent. loan of 1856-57, for Rs. 5,000.

G. W. MOULTRIE.


Lost or Stolen.

A Government Promissory Note No. Ct. 12380 of 4231, dated 31st March 1835-36, at 4 per cent. for Rs. 1,000: payment stopped.

SHAMA CHURN GHOSE.

Two pieces 4 per cent. Government Promissory Notes Nos. 009897 and 009898, dated 1st February 1842-43, for Rs. 2,000 each.

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 Report on Vaccination in the N. W. P. for the season 1868-69, by F. Pearson, Esq., Surgeon, Superintendent General of Vaccination, N. W. P.
 Report on Deodar Forests of Jounsar, Bawar. By Major G. F. Pearson, Conservator of Forests, N. W. P.
 Report on the working of the Government Botanical Gardens at Saharunpore. By Assistant Surgeon G. King, M. B., Officiating Superintendent, Botanical Gardens, N. W. P.
 Report on the working of the Government Tea Plantation of Hawulbagh and Ayar Tolie in Kumaon during the year 1868-69. By G. King, Esq., M. B., Officiating Superintendent, Botanical Gardens.
 Report on the Allahabad Public Museum and Library for the year 1868. *Price Re. 1.*

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New Volume.

Selections from *Calcutta Gazettees* of the years 1816 to 1823 inclusive, showing the political and social condition of the English in India, upwards of 50 years ago. By Hugh David Sandeman, C. S., Accountant General, Bengal, and Member of the Record Commission. Vol. V. *Price Rs. 5.* Copies of Volume I. (price 3 Rupees), and of Volumes II., III., and IV. (price 5 Rupees each), are still available.

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Rules for the admission of Military Officers to the Civil and Political Departments of the Government of India. *Price 8 annas.*

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Part III.—“Store-keepers” and “Depôt Store-keepers.” *Price Re. 1-8.*

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Just Published.

Supplement to Barrack Regulations (late Chap. XXI., P. W. D. Code, 2nd Edition). From 1st July 1869 to 30th June 1870. *Price 10 as., including packing and postage.*

Aitchison's Treaties.

A Collection of Treaties, Engagements, and Sunnuds relating to India and neighbouring countries, compiled by C. U. Aitchison, Esq., B. C. S., Under Secretary to the Government of India in the Foreign Department. Super Royal 8vo., cloth. *Price Rs. 5 per Volume.*

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Volume III.—Containing Treaties, &c., relating to the Peishwa, Nagpore, and Bundelcund, pp. 588.

Volume IV.—Containing Treaties, &c., relating to the States in Rajpootana, Central India, and Malwa, pp. 561.

Volume V.—Containing Treaties, &c., relating to Hyderabad, Mysore, and Coorg; the Madras Presidency and Ceylon, pp. 464.

Volume VI.—Containing Treaties, &c., relating to the States within the Bombay Presidency, pp. 585.

Volume VII.—Containing Treaties, &c., relating to Sindh, Beloochistan, Persia, and Herat; Turkish Arabia and the Persian Gulf; and the Arabian and African Coasts, pp. 393.

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Public Works Department Classified List and Distribution Return of Establishment, corrected up to 1st October 1870. *Price Rs. 2.*

Just Published.


Bengal Official Army List.

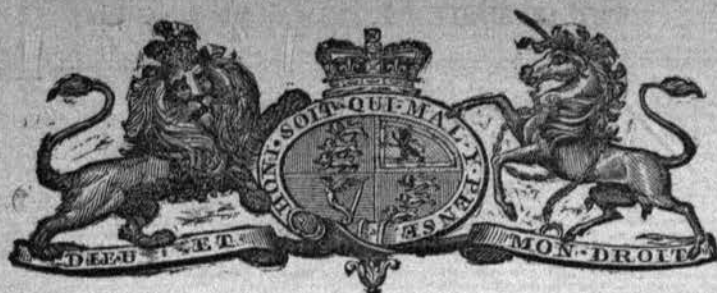
Corrected up to April 1, 1871.

The Official Quarterly Army List of H. M.'s Forces in Bengal, to which is added a Non-Official Supplement, containing the latest corrected Civil List, &c., &c., *Price Rs. 5; and 8 annas extra for packing and postage.*

Just Published.

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 *The above to be had at the Office of Superintendent of Government Printing, 8, Hastings Street, Calcutta.*



The Gazette of India.

Published by Authority.

SIMLA, SATURDAY, MAY 20, 1871.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART III.

Advertisements & Notices by Private Individuals & Corporations.

Central Provinces Gazetteer—Edition of 1870, in one Vol.

A limited number of the above work, strongly bound in cloth, octavo size, for sale at Rs. 12 per Vol., exclusive of postage charge. Apply to Messrs. Thacker, Spink & Co., Calcutta; Thacker, Vining & Co., Bombay; or to Superintendent, Chief Commissioner's Office, Nagpūr.

Notice.

The interest and responsibility of Mr. Robert Jardine in our Firm ceased on 30th ultimo, and Mr. James Jardine Paterson and Mr. John Johnstone Jardine Keswick have been admitted partners from this date.

CALCUTTA;
The 1st May 1857. }

JARDINE, SKINNER & CO.

Notice

Is hereby given that Probate of the last Will and Testament of William Melville, Esq., late of Seoni, but now deceased, having been granted to Ann Primrose Melville, residing within the local limits of Seoni, in the Central Provinces, as the Executrix appointed under the said Will, all persons having claims upon, being indebted to, or holding property belonging to the Estate of the said Testator, are hereby requested to communicate with the said Executrix.

SEONI;
The 3rd May 1871. }

S. BROOKE,
District Judge.

CURRENCY NOTES.

The following Currency Notes of the Government of India are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:

CALCUTTA CIRCLE.

REGISTER No.	No. OF NOTES.	VALUE.	NAME OF CLAIMANT.
--------------	---------------	--------	-------------------

Notes wholly lost or destroyed.

		Rs.	
3964	...A39—23325	... 100 ...	Abdooshamud.
3966	...A95—50866	... 10 ...	Baboo Bhobany Coomar Sen.
	{ A84—46403	... 100 ...	Mungullee Persaud.
3977	{ A84—22129	... 100 ...	
	{ A84—19508	... 100 ...	
	{ A70—99007	... 100 ...	

Notes partially lost or destroyed.

		Rs.	
3965	{ A65—82526 } wrongly	10 ...	Baboo Gopaul Doss Sain.
	{ A65—82525 } joined.		
3966	...A67—62448	10 ...	Baboo Bhobany Coomar Sen.
3968	{ A 9—47376 } wrongly	20 ...	Ruckheenath Dhurm Doss.
	{ A 9—47375 } joined.		
3970	...A57—92709	50 ...	J. J. Cassedy, Esq.
3972	...A25—61280	20 ...	G. Fordham, Esq.
3973	...A73—79666	20 ...	A. Carapiet, Esq.
3974	...A82—00897	20 ...	Baboo Kally Coomar Gose.
3975	...A84—29319	100 ...	Jewun Sing.
3952	{ A27—59795 } wrongly	20 ...	Baboo Doyalchund Seal.
	{ A27—51190 } joined.		
408	...A20—61607	10 ...	Baboo Grishchunder Mookerjee.

PAPER CURRENCY DEPT.,

The 11th May 1871.

J. BERKELEY,

Assistant Commissioner of Paper Currency.

LAHORE CIRCLE.

No. OF NOTE.	VALUE.	NAME OF CLAIMANT.
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Note wholly lost or destroyed.

	Rs.	
A17—34295	... 10 ...	Juggunnath; Printer, Mofussilite, Umballa.

PAPER CURRENCY OFFICE,

LAHORE;

The 13th May 1871.

R. A. FINK, A. A. G.,

for Deputy Commissioner.

BOMBAY CIRCLE.

REGISTER NO.	NO. OF NOTE.	VALUE.	NAME OF CLAIMANT.
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Note wholly lost or destroyed.

Rs.

16 of 1871-72.	} C66—11045	... 20 ...	Mr. C. F. Hurter, Clerk; Currency Department, Bombay.
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Note partially lost or destroyed.

Rs.

6A of 1871-72.	} C47—76234 } wrongly C48—07374 } joined.	} 20 ...	Dya Soora; Grain Merchant, Funnuswady Lane, Bombay.
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PAPER CURRENCY DEPT.,
BOMBAY;
The 10th May 1871.

A. R. GORDON,
Assistant Commissioner of Paper Currency.

KURRACHEE CIRCLE.

NO. OF NOTE.	VALUE.	NAME OF CLAIMANT.
--------------	--------	-------------------

Note partially lost or destroyed.

Rs.

Right half C22—12256	10 ...	Matanamull Nachundoss.
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PAPER CURRENCY OFFICE,
KURRACHEE;
The 4th May 1871.

W. A. INGLE,
Assistant Deputy Commissioner, P. C. S. C.

MADRAS CIRCLE.

NO. OF NOTES.	VALUE.	NAME OF CLAIMANT.
---------------	--------	-------------------

Notes wholly lost or destroyed.

Rs.

B24—58064	... 50 ...	} C. G. Plumer, Esq., c. s.; Longwood, Ootacamund.
B25—51499	... 100 ...	
B29—26145	... 1,000 ...	} Messrs. King and Co., Madras. V. Sabapathy Jyer; Goomasta to M. Vythe- lingam, Chettiar, Pondicherry.
B20—76535	... 10 ...	
B20—81850	... 10 ...	

Notes partially lost or destroyed.

Rs.

B22—64379	... 20 ...	M. Singaravelu Moodr; No. 41, Kutcherry Road, Mylapore.
B22—79291	... 20 ...	Dasayee Gejjel Cunniah Chetty, of Trippapulur, near Cuddalore.

PAPER CURRENCY OFFICE;
MADRAS,
The 8th May 1871.

W. DONALD,
*Officiating Assistant Accountant General,
in charge of Paper Currency Department.*

PROMISSORY NOTES.

Lost.

Between the Patna Treasury and Dinapore Cantonment, on the 10th April 1871, Government 5 per cent. Loan Notes Nos. 034551—001635 for Rs. 3,000; 021867—14306 for Rs. 1,000; and 015039—000537 for Rs. 1,000, the property of R. H. E. Roberts, Esq., of Dinapore.

G. HARPER,
Agent.

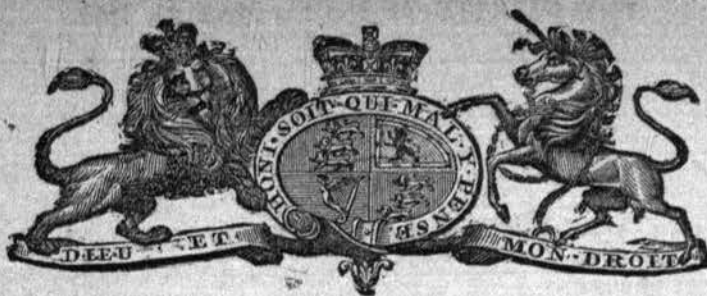
Lost or Stolen.

A Government Promissory Note No. Ct. 12380 of 4231, dated 31st March 1835-36, at 4 per cent. for Rs. 1,000: payment stopped.

SHAMA CHURN GHOSE.

Two pieces 4 per cent. Government Promissory Notes Nos. 009897 and 009898, dated 1st February 1842-43, for Rs. 2,000 each.

BIDHOO BUDDUN BANERJEE.



The Gazette of India.

Published by Authority.

SIMLA, SATURDAY, MAY 27, 1871.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART III.

Advertisements & Notices by Private Individuals & Corporations.

BENGAL CIVIL FUND.

NOTICE.

THE half-yearly general meeting of subscribers will be held at the Town Hall on Wednesday, the 26th July next, at 11 A. M.

The following proposed amendments of rules will have to be considered :

Article 23.—After the words “consist of the first four of the following officers,” insert the words “not being elected managers.”

Article 4.—The following to be added :

“It shall be optional to a subscriber to continue his payments at ‘ordinary’ or at widower rates, as the case may be, on account of any son who may, on his attaining the age of 21 years, be reported to the managers to be wholly incapacitated by reason of infirmity from earning his livelihood. Such payments must be continued up to the date of the subscriber’s decease, and the managers must be satisfied that the infirmity was not produced by causes within the control of the invalid.”

Article 30.—The following to be added :

“Provided, further, that the managers may, under similar conditions as to medical certificates, admit to fund benefits, either in whole or in part, the son of a subscriber, even though such son shall have previously attained his majority, if he is wholly incapacitated from earning his livelihood, provided that subscriptions have been paid on his account under Article 4 up to the date of his father’s decease. Should the managers decide to reject such an application for admission to fund benefits, they shall refund to the legal representatives of the subscriber, without interest, all subscriptions received on account of such incapacitated son from the close of his twenty-first year.”

Mr. H. Beadon will bring forward for discussion the amendment of Articles 17 and 18 of the rules to enable annuitants and other members of the fund in England who are at present unable to transmit their votes in time to do so in future.

The proposed alteration in Articles 17 and 18 will be to substitute the word *three* months instead of *two*, and to add the words “*London Times*” after the word “Punjab.”

By Order of the Managers,

H. L. HARRISON,
for *Honorary Secretary*.

CIVIL FUND OFFICE; }
The 10th May 1871. }

MAPS OF THE SURVEY OF INDIA.

Published at the Surveyor General's Office, Calcutta, during the month of April 1871.

Sole Agents in Calcutta—MESSRS. THACKER, SPINK & Co., St. Andrew's Library.

DESCRIPTION.	Size.	PRICE.	
		Unmounted.	
		Rs.	As.
GENERAL MAPS.— <i>Scale, 4 Miles = 1 Inch.</i>			
Sindh Compilation, Sheet No. 5	Imperial	1	0
" " " " 8	"	1	0
REVENUE SURVEY MAPS.— <i>Scale, 1 Mile = 1 Inch.</i>			
Sindh, Sheet No. 42	2 Sheets Super Royal	1	8
" " " 54	Double Elephant	1	8
" " " 71	2 Sheets Super Royal	1	8
District Nimar, Sheet No. 1	Double Elephant	1	8
" " " " 11	"	1	8
" " " " 13	"	1	8
" Kamroop, Main Circuit, No. 10	2 Sheets Super Royal	1	8
" " " " 11	"	1	8
" " " " 12	"	1	8
" " " " 13	2 Sheets Atlas	1	8
" " " " 14	2 Sheets Super Royal	1	8
" " " " 15	"	1	8
" Rajshahee " " 9 (Anastatic)	Imperial	1	8
" Malda " " 8	"	1	8
TOPOGRAPHICAL SURVEY MAPS.— <i>Scale, 1 Mile = 1 Inch.</i>			
Central Provinces, Sheet No. 11	Double Elephant	1	0
" " " " 15	"	1	0
" " and Vizagapatam Agency, Sheet No. 16	"	1	0
" " " " " " 18	"	1	0
<i>Scale, 2 Miles = 1 Inch.</i>			
Khasia and Garrow Hills, Sheets 23 and 24	$\frac{1}{2}$ Sheet D. Elephant	1	0
<i>Scale, 4 Miles = 1 Inch.</i>			
Central Provinces, Degree Sheet II. (Sheets 2, 5, 6, 7) Hills in brown	$\frac{1}{2}$ Sheet D. Elephant	0	8
" " " IV. (Sheets 11, 12, 13, 17, 18, 19) Hills in brown	"	0	8
" " " VI. (Sheets 20, 21, 22) Hills in brown	"	0	8
DISTRICT MAPS.— <i>Scale, 4 Miles = 1 Inch.</i>			
District Julpigoree	Double Elephant	2	0

SURVEYOR GENERAL'S OFFICE,
Calcutta, 8th May 1871.

H. L. THUILLIER, Colonel,
Surveyor General of India.

Notice

Is hereby given, that probate of the last Will and Testament of Charles Robert Coles, Esq., late of Nagode, but now deceased, having been granted to Cecelia Sophia Coles, residing within the local limits of Nagode, in Central India, as the Executrix appointed under the said Will, all persons having claims upon, being indebted to, or holding property belonging to the estate of the said Testator, are hereby requested to communicate with the said Executrix.

BOGHELKUND AGENCY;

SUTNA,

The 23rd May 1871.

G. R. GOODFELLOW,

Officiating Political Agent in Boghelkund.

Central Provinces Gazetteer—Edition of 1870, in one Vol.

A limited number of the above work, strongly bound in cloth, octavo size, for sale at Rs. 12 per Vol., exclusive of postage charge. Apply to Messrs. Thacker, Spink & Co., Calcutta; Thacker, Vining & Co., Bombay; or to Superintendent, Chief Commissioner's Office, Nagpūr.

Notice

Is hereby given that Probate of the last Will and Testament of William Melville, Esq., late of Seoni, but now deceased, having been granted to Ann Primrose Melville, residing within the local limits of Seoni, in the Central Provinces, as the Executrix appointed under the said Will, all persons having claims upon, being indebted to, or holding property belonging to the Estate of the said Testator, are hereby requested to communicate with the said Executrix.

SEONI;

The 3rd May 1871.

S. BROOKE,

District Judge.

CURRENCY NOTES.

The following Currency Notes of the Government of India are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:

CALCUTTA CIRCLE.

REGISTER No.	No. OF NOTES.	VALUE.	NAME OF CLAIMANT.
--------------	---------------	--------	-------------------

Notes wholly lost or destroyed.

		Rs.	
3978	{ A84—21585	... 100 ...	} C. Piffards, Esq.
	{ A84—07812	... 100 ...	
3984	... A84—61628	... 100 ...	} Mr. T. G. Gardiner.
	{ A84—36232	... 100 ...	
3986	... { A84—52949	... 100 ...	} Sunkerpersad Lutchmeenarain.
	{ A70—52346	... 100 ...	
3987	... A77—98397	... 10 ...	} A. Bowling, Esq.
3988	... A86—06517	... 1000 ...	
	{ A85—55376	... 500 ...	} Baboo Kallychurn Bhattacharjee.
3992	... { A83—11073	... 50 ...	
	{ A84—59721	... 100 ...	

REGISTER No.	No. of NOTES.	VALUE.	NAME OF CLAIMANT.
--------------	---------------	--------	-------------------

Notes partially lost or destroyed.

		Rs.	
3979	...A68—35604	... 10 ...	Baboo Kalleeprosono Chatterjée.
3980	...A79—17562	... 10 ...	Abdool Kurreem.
3981	...A79—64375	... 10 ...	Baboo Juggutdoolub Mozoomdar.
	A86—03768	... 1000 ...	Baboo Ramchunder Mundole.
	A86—16645	... 1000 ...	
	A86—15064	... 1000 ...	
	A85—54036	... 500 ...	
	A85—54037	... 500 ...	
	A85—54075	... 500 ...	
	A85—53151	... 500 ...	
	A84—37546	... 100 ...	
3982	A84—39194	... 100 ...	
	A84—58769	... 100 ...	
	A84—50252	... 100 ...	
	A84—36201	... 100 ...	
	A84—20642	... 100 ...	
	A84—58422	... 100 ...	
	A84—58323	... 100 ...	
	A84—47027	... 100 ...	
	A84—44225	... 100 ...	Messrs. Grindlay, Groom and Co.
3985	A85—35154	... 500 ...	
	A70—60198	... 100 ...	
	A57—73429	... 50 ...	The Assistant Conservator of Forests.
	A74—47555	... 20 ...	
3989	...A79—72447	... 10 ...	Baboo Kedarnauth Singh.
3990	...A80—71493	... 10 ...	Mr. J. J. Coutts.
3991	...A77—59990	... 10 ...	

PAPER CURRENCY DEPT.,

The 18th May 1871.

J. BERKELEY,

Assistant Commissioner of Paper Currency.

LAHORE CIRCLE.

No. of NOTES.

VALUE.

NAME OF CLAIMANT.

Notes wholly lost or destroyed.

	Rs.	
E3—13350	... 100 ...	Chowdri Emam Bux, Bhatigate, Lahore.
E3—13351	... 100 ...	
E3—13352	... 100 ...	
E3—13353	... 100 ...	
E3—13354	... 100 ...	
E3—13355	... 100 ...	
E3—13356	... 100 ...	

PAPER CURRENCY OFFICE,

LAHORE;

The 20th May 1871.

R. A. FINK, A. A. G.,

for Deputy Commissioner.

NAGPUR CIRCLE.

No. of NOTE.

VALUE.

NAME OF CLAIMANT.

Note partially lost or destroyed.

	Rs.	
F10—26839 half note...	100 ...	D. G. Proby, District Superintendent of Police, Bilaspur.

PAPER CURRENCY OFFICE,

NAGPUR;

The 16th May 1871.

G. W. BAGLEY,

Assistant to Deputy Accountant General,
Central Provinces.

BOMBAY CIRCLE.

REGISTER NO.	NO. OF NOTES.	VALUE.	NAME OF CLAIMANT.
--------------	---------------	--------	-------------------

Notes partially lost or destroyed.

Rs.

No. 137 of 1870-71.	C66—58722	... 20 ...	{ H. P. Palliser, Esq., Assistant Engineer for Irrigation, Poona District.
No. 12 of 1871-72.	C19—77502	... 50 ...	
No. 13 of 1871-72.	C50—14864	... 50 ...	{ Major G. A. Laughton, Superintendent, Bombay Revenue Survey, Poona.
	C50—27146	... 50 ...	
	C50—83725	... 50 ...	
	C58—08671	... 50 ...	
No. 18 of 1871-72.	C30—25348	... 10 ...	{ Rustomjee Cursetjee Mestree, Dhobee Talao, Wama Wadee, No. 142.
	C36—68246	... 10 ...	
	C43—81697	... 10 ...	
	C44—15830	... 10 ...	
	C48—15333	... 20 ...	

PAPER CURRENCY DEPT.,
BOMBAY;
The 17th May 1871.

A. R. GORDON,
Assistant Commissioner of Paper Currency.

MADRAS CIRCLE.

NO. OF NOTES.	VALUE.	NAME OF CLAIMANT.
---------------	--------	-------------------

Notes wholly lost or destroyed.

Rs.

B22—53955	... 20 ...	{ P. N. Dorasawmy Moodelly, care of Gnana-pragasa Moodelly, Catechist, St. John's Church, Black Town, Madras.
B22—64978	... 20 ...	
B22—67735	... 20 ...	
B24—34604	... 50 ...	
B25—40346	... 100 ...	
B25—45920	... 100 ...	
B25—48717	... 100 ...	

Note partially lost or destroyed.

Rs.

B20—67254	... 10 ...	Messrs. J. Edgar and Sons, Bangalore.
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PAPER CURRENCY OFFICE;
MADRAS,
The 15th May 1871.

W. DONALD,
Officiating Assistant Accountant General,
in charge of Paper Currency Department.

TRICHINOPOLY CIRCLE.

REGISTER NO.	NO. OF NOTE.	VALUE.	NAME OF CLAIMANT.
--------------	--------------	--------	-------------------

Note partially lost or destroyed.

Rs.

20	...H6—02858	... 10 ...	D. Venketarengapantalu, 3rd Class Revenue Inspector, Cuddalore Taluq, Cuddalore District.
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PAPER CURRENCY OFFICE,
TRICHINOPOLY;
The 13th May 1871.

W. E. WRIGHT,
Dy. Collector in charge of Paper Currency.

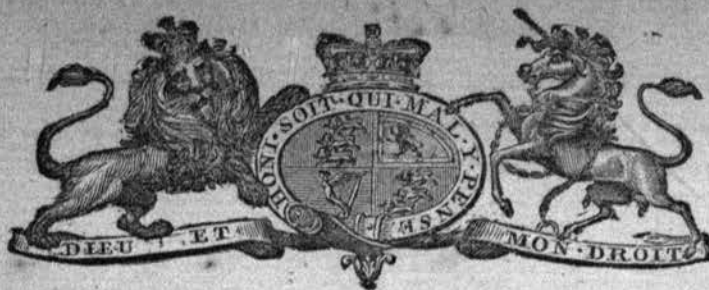
PROMISSORY NOTES.

Lost.

The following Government Promissory Notes :

No. 20762 of 1854-55	... for Rs. 500.	No. 2830 of 17672 of 1854-55 for Rs. 500.
" 3340 of 32068 of 1854-55	" 500.	" 6024 of 1842-43 " 500.
" 19891 " " "	" 500.	

SHIBOO SOONDRY DOSSEE.



The Gazette of India.

Published by Authority.

SIMLA, SATURDAY, JUNE 3, 1871.

Separate paging is given to this Part in order that it may be filed as a separate compilation

PART III.

Advertisements & Notices by Private Individuals & Corporations.

Central Provinces Gazetteer—Edition of 1870, in one Vol.

A limited number of the above work, strongly bound in cloth, octavo size, for sale at Rs. 12 per Vol., exclusive of postage charge. Apply to Messrs. Thacker, Spink & Co., Calcutta; Thacker, Vining & Co., Bombay; or to Superintendent, Chief Commissioner's Office, Nagpúr.

Notice

Is hereby given that Probate of the last Will and Testament of William Melville, Esq., late of Seoni, but now deceased, having been granted to Ann Primrose Melville, residing within the local limits of Seoni, in the Central Provinces, as the Executrix appointed under the said Will, all persons having claims upon, being indebted to, or holding property belonging to the Estate of the said Testator, are hereby requested to communicate with the said Executrix.

SEONI; }
The 3rd May 1871.

S. BROOKE,
District Judge.

Notice

We have this day established ourselves as Merchants and Agents in this City.

39, STRAND, CALCUTTA; }
The 15th May 1871.

JOHN SPRATT & CO.

CURRENCY NOTES.

The following Currency Notes of the Government of India are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:

CALCUTTA CIRCLE.

REGISTER NO.	NO. OF NOTES.	VALUE.	NAME OF CLAIMANT.
--------------	---------------	--------	-------------------

Notes wholly lost or destroyed.

		Rs.	
3996	...A70—35857	... 100 ...	Messrs. A. Scott and Co.
3997	...A77—08025	... 10 ...	Baboo Rajkissore Sircar.
3998	...A81—46413	... 20 ...	Baboo Kallee Coomar Holdar.
3999	...A83—09003	... 50 ...	Baboo Bany Madhub Dey.

Notes partially lost or destroyed.

		Rs.	
3993	{ A66—82101 } wrongly { A49—64973 } joined.	10 ...	Baboo Cally Doss Chatterjee.
3994	{ A66—55803 } { A66—55805 } { A84—58409 }	10 ... 10 ... 100 ...	Begraj Agorewalla.
4000	{ A84—39894 } { A84—59813 }	100 ... 100 ...	Sahet Ally.
4001	{ A73—44502 } wrongly { A73—57407 } joined.	20 ...	Baboo Sreemunto Sen.
4002	{ A82—98575 } { A82—91798 }	20 ... 20 ...	Baboo Binuckchunder Muttlyall.
4003	{ A81—12302 } wrongly { A81—12303 } joined.	20 ...	R. Gereson, Esq.

PAPER CURRENCY DEPT.,

The 25th May 1871.

F. GREENWAY,

Asst. Head Commissioner of Paper Currency,

LAHORE CIRCLE.

NO. OF NOTES.	VALUE.	NAME OF CLAIMANT.
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Notes wholly lost or destroyed.

		Rs.	
E 4—12556	... 50 ...	Tallub Sing, Jussa Mul Mokur Doss' shop, No. 19, Puggah Pulty, Calcutta.	
E 4—10382	... 50 ...	Dulput Rai, care of the Station Gomashita, Meean Meer.	

Notes partially lost or destroyed.

		Rs.	
E 1—07550 left half	... 1,000 ...	Tallub Sing, Jussa Mul Mokur Doss' shop, No. 19, Puggah Pulty, Calcutta.	
A26—40950	... 20 ...	Mr. John Mabey, Apothecary, 10th Regi- ment, Dum-Dum.	
A26—54480	... 20 ...	Baboo Issur Chunder Dutt, Madho Soonder Doss, Rammohun Mullick's Street, Burra Bazaar, Calcutta.	

PAPER CURRENCY OFFICE,

LAHORE;

The 29th May 1871.

R. A. FINK,

for Deputy Commissioner.

BOMBAY CIRCLE.

REGISTER NO.	NO. OF NOTES.	VALUE.	NAME OF CLAIMANT.
--------------	---------------	--------	-------------------

Notes wholly lost or destroyed.

		Rs.	
No. 19 of 1871-72.	C69—84402	... 100 ..	Charles Carter, Esq., Merchant, Victoria Buildings, Parsee Bazaar Street, Fort.
	C69—99514	... 100 ..	
	C69—88273	... 100 ..	
	C72—72627	... 100 ..	

PAPER CURRENCY DEPT.,
BOMBAY;
The 24th May 1871.

A. R. GORDON,
Assistant Commissioner of Paper Currency.

MADRAS CIRCLE.

NO. OF NOTES.	VALUE.	NAME OF CLAIMANT.
---------------	--------	-------------------

Note partially lost or destroyed.

		Rs.	
B22—73030	... 20 ...	Mootala Seenapah, Bellary.	
B22—73031	... 20 ...		
B22—73154	... 20 ...		
B22—73165	... 20 ...		
B22—94856	... 20 ...		
B20—50404	... 10 ...	Mr. Francis Rose, Pensioned Serjeant, No. 14, St. John's Hill, Bangalore.	
B22—94858	... 20 ...		

PAPER CURRENCY OFFICE;
MADRAS,
The 22nd May 1871.

W. DONALD,
*Officiating Assistant Accountant General,
in charge of Paper Currency Department.*

CALICUT CIRCLE.

NO. OF NOTE.	VALUE.	NAME OF CLAIMANT.
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Note partially lost.

		Rs.	
J6—10258	... 10 ...	Messrs. J. Eagan and Sons.	

PAPER CURRENCY OFFICE,
CALICUT;
The 15th May 1871.

A. RANGACHARRY,
Acting Dy. Collector in charge of Paper Currency.

VIZAGAPATAM CIRCLE.

NO. OF NOTE.	VALUE.	NAME OF CLAIMANT.
--------------	--------	-------------------

Note wholly lost or destroyed.

		Rs.	
J5—01028	... 20 ...	Mr. P. J. Hanrahan, Government Tele- graph Department, Bangalore.	

PAPER CURRENCY OFFICE,
VIZAGAPATAM;
The 17th May 1871.

H. RICHARDSON,
Deputy Collector in charge of Paper Currency.

PROMISSORY NOTES.

Lost.

The following Government Promissory Notes :

No. 20762 of 1854-55	... for Rs. 500.	No. 2830 of 17672 of 1854-55 for Rs. 500.
" 3340 of 32068 of 1854-55	" 500.	" 6024 of 1842-43 " 500.
" 19891 " " "	" 500.	

SHIBOO SOONDY DOSSEE.



The Gazette of India.

Published by Authority.

SIMLA, SATURDAY, JUNE 10, 1871.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART III.

Advertisements & Notices by Private Individuals & Corporations.

Notice.

The Partnership hitherto existing between our Mr. Archibald Hyslop and Mr. Lancelot Frith Bigg-Wither is dissolved this date, and our Firm at Cuttack is closed.

BIMLIPATAM, }
The 1st May 1871.

HYSLOP & CO.

Caution.

The public are cautioned against purchasing from the Delhi and London Banks any shares in the Assam Company, standing in the name of the Alexander Stewart.

TROTMAN, CHATTERJEE & WATKINS.

The 31st May 1871.

Notice

Is hereby given that Probate of the last Will and Testament of William Melville, Esq., late of Seoni, but now deceased, having been granted to Ann Primrose Melville, residing within the local limits of Seoni, in the Central Provinces, as the Executrix appointed under the said Will; all persons having claims upon, being indebted to, or holding property belonging to the Estate of the said Testator, are hereby requested to communicate with the said Executrix.

SEONI; }
The 3rd May 1871.

S. BROOKE,
District Judge.

Central Provinces Gazetteer—Edition of 1870, in one Vol.

A limited number of the above work, strongly bound in cloth, octavo size, for sale at Rs. 12 per Vol., exclusive of postage charge. Apply to Messrs. Thacker, Spink & Co., Calcutta; Thacker, Vining & Co., Bombay; or to Superintendent, Chief Commissioner's Office, Nagpúr.

Report of a Deserter from the 107th Regiment of Foot, dated at Dum-Dum, this 1st day of June 1871.

Number, Rank and Name	2963, Private Walter Johnstone.
Age	23 years.
Size	Feet	...	5.
	Inches	...	8.
Colour of	Complexion	...	Fresh.
	Hair	...	Dark Brown.
	Eyes	...	Hazel.
Date of desertion	27th May 1871.
Place of desertion	Dum-Dum.
Date of enlistment	27th November 1868.
At what place enlisted	Liverpool.
Parish and County in which born*	Edinburgh.
Marks	<i>Nil.</i>
Trade	Laborer.
Coat or Jacket	White Tunic.
Waistcoat
Breeches or Trowsers	White Trowsers.

* The Post Town in which the Parish is situated is to be stated.

D. B. LOCKHART, *Major,*

Commanding 107th Regiment.

CURRENCY NOTES.

The following Currency Notes of the Government of India are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:

Calcutta Circle.

NOTES WHOLLY LOST OR DESTROYED.

Register No.	No. of Notes.	Value.	Name of Claimant.
4004	...A79-75831	... Rs. 10 ...	Baboo Dwarkanath Banerjee.
4008	{ A95-83906	... " 10 ...	C. N. Stephen, Esq.
	{ A79-55552	... " 10 ...	
	{ A77-74832	... " 10 ...	
4011	{ A84-58489	... " 100 ...	Captain Waub.
	{ A84-55313	... " 100 ...	
	{ A83-15670	... " 50 ...	

NOTES PARTIALLY LOST OR DESTROYED.

4004	...A81-35694	... Rs. 20 ...	Baboo Dwarkanath Banerjee.
4006	...A78-01817	... " 10 ...	Ellahi Buksh.
4007	{ A82-08803	... " 20 ...	Baboo Tarinee Kantha Bhattacharjee, for Baboo Joychundra Sandyal.
	{ A77-13877	... " 10 ...	
4010	{ A73-12465 } wrongly { A73-12464 } joined.	... " 20 ...	Hafeze Abdool Kurreem.

PAPER CURRENCY DEPT.,
The 2nd June 1871.

L. BERKELEY,
Asst. Commissioner of Paper Currency.

Akola Circle.

NOTES PARTIALLY LOST OR DESTROYED.

<i>No. of Note.</i>	<i>Value.</i>	<i>Name of Claimant.</i>
K 3—00723	... Rs. 50 ...	H. G. Palliser, Esq., C. E., Assistant Engineer for Irrigation, Poona District.

PAPER CURRENCY OFFICE,
AKOLA;
The 2nd June 1871.

H. B. KNOWLES,
Assistant Commissioner of Paper Currency.

Lahore Circle.

NOTES WHOLLY LOST OR DESTROYED.

<i>No. of Notes.</i>	<i>Value.</i>	<i>Name of Claimant.</i>
A84—03146	... Rs. 100 ...	Jawahur of Munserah <i>via</i> Hazura.
A84—03147	... „ 100 ...	
A84—03148	... „ 100 ...	
A84—03149	... „ 100 ...	

NOTES PARTIALLY LOST OR DESTROYED.

A17—36192	} wrongly } joined.	Rs. 10 ...	Jawahur Missur, Treasurer, Punjab Railway, Lahore.
A17—36199			
A17—25278 half	... „	10 ...	The Agent of the Bank of Bengal, Lahore.
E4—02525	... „	50 ...	Lieutenant F. Macmullen, Station Staff, Nowshera.
A38—73998	... „	100 ...	Kirpa Ram, Bunya of Murdan.
E4—05390	... „	50 ...	Baboo Womesh Chunder Chatterjee, Simla Dhooby Parah, Calcutta.

PAPER CURRENCY OFFICE,
LAHORE;
The 5th June 1871.

R. A. FINK,
for Deputy Commissioner.

Madras Circle.

NOTES PARTIALLY LOST OR DESTROYED.

<i>No. of Notes.</i>	<i>Value.</i>	<i>Name of Claimant.</i>
B20—55131	... Rs. 10 ...	J. M. Bell, Esq., Assistant Engineer, Public Works Department, Tricalore, South Arcot District.
B20—55133	... „ 10 ...	
B20—09289	... „ 10 ...	H. de Closets, Esq., Madras.
B20—76241	... „ 10 ...	
B22—80096	... „ 20 ...	

PAPER CURRENCY OFFICE;
MADRAS,
The 29th May 1871.

W. DONALD,
Officiating Assistant Accountant General
in charge of Paper Currency Department.

Bombay Circle.

NOTES PARTIALLY LOST OR DESTROYED.

<i>Register No.</i>	<i>No. of Notes.</i>	<i>Value.</i>	<i>Name of Claimant.</i>
No. 2A of 1871-72.	{ C63—42215 } wrongly } joined.	Rs. 10 ...	Shivuathrai Punalal, Marwadee Bazar, Bombay.
No. 8A of 1871-72.	{ C62—05087 } wrongly } joined.	„ 10 ...	Cutehra Annandjee, Cashier to Messrs. V. Madhavadas and Co., Fort Bombay.

PAPER CURRENCY DEPT.,
BOMBAY;
The 31st May 1871.

A. R. GORDON,
Assistant Commissioner of Paper Currency.

PROMISSORY NOTES.

Lost.

The following Government Promissory Notes:

No. 20762 of 1854-55	... for Rs. 500.	No. 2830 of 17672 of 1854-55	for Rs. 500.
" 3340 of 32068 of 1854-55	" 500.	" 6024 of 1842-43	" 500.
" 19891	" " " 500.		

SHIBOO SOONDY DASSEE.

In transmission by post to London the upper half of the under-mentioned Government Promissory Note in the name of G. W. Moultrie, No. 017762 $5\frac{1}{2}$ per cent. Loan of 1859-60 for Rs. 2,000.

G. W. MOULTRIE.

Destroyed.

Notice is hereby given that my Government Promissory Note No. 4460 of the $5\frac{1}{2}$ per Cent. loan of 1859-60 for Rupees 7,000 (seven thousand) has been destroyed by rats and mice.

SOORGANAH,
The 26th May 1871. }

SHUNKER DESHMOOKH SOORGAMKER.

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Report on Sub-Himalayan Forests of Kumaon and Gurhwal. By Major G. F. Pearson, Conservator of Forests, N. W. P., dated 31st January 1869.

Report on Native Presses, 1868. By M. Kempson, Esq., M. A., Director of Public Instruction, N. W. P. *Price Re. 1.*

Vol. II.—Part III.—Report on the publications registered during the year 1868 at the Curator's Depôt. By M. Kempson, Esq., M. A., Director of Public Instruction, N. W. P. *Price Re. 1.*

Vol. II.—Part IV.—Report of the Lunatic Asylums at Bareilly and Benares for the year 1868. By S. Clark, Esq., Inspector General of Prisons, N. W. P.

Report on Vaccination in the N. W. P. for the season 1868-69, by F. Pearson, Esq., Surgeon, Superintendent General of Vaccination, N. W. P.

Report on Deodar Forests of Jounsar, Bawar. By Major G. F. Pearson, Conservator of Forests, N. W. P.

Report on the working of the Government Botanical Gardens at Saharunpore. By Assistant Surgeon G. King, M. B., Officiating Superintendent, Botanical Gardens, N. W. P.

Report on the working of the Government Tea Plantation of Hawulbagh and Ayar Tolie in Kumaon during the year 1868-69. By G. King, Esq., M. B., Officiating Superintendent, Botanical Gardens.

Report on the Allahabad Public Museum and Library for the year 1868. *Price Re. 1.*

Selections from "Calcutta Gazettees."


New Volume.

Selections from *Calcutta Gazettees* of the years 1816 to 1823 inclusive, showing the political and social condition of the English in India, upwards of 50 years ago. By Hugh David Sandeman, c. s., Accountant General, Bengal, and Member of the Record Commission. Vol. V. *Price Rs. 5.* Copies of Volume I. (price 3 Rupees), and of Volumes II., III., and IV. (price 5 Rupees each), are still available.

The first complete Edition of the Rules of the Revenue Department.

EDITED BY THE SECRETARY, BOARD OF REVENUE.

Rules for the Guidance of Officers engaged in the Administration of the Revenue Department in the Lower Provinces of Bengal. Strongly bound half calf, interleaved. *Price Rs. 6.*

 This work supersedes "Hume's Manual," and will be the Text Book for the examination of Assistant and Deputy Collectors, so far as the Rules of the Board of Revenue are concerned. It is indispensable to all Revenue Agents and Pleaders who practise in Revenue Courts, and to all who have business in Revenue Offices throughout the country. The number of copies available is limited.

Waste Land Rules, being Chap. XXVI. of the Rules of the Board of Revenue.
Price 4 annas.

Report on the Progress of Education in the North-Western Provinces for the year 1865-66. By M. Kempson, Esq., M. A., Director of Public Instruction, North-Western Provinces. *Price Rs. 2.*

Report on the Progress of Education in the North-Western Provinces for the year 1866-67. By M. Kempson, Esq., M. A., Director of Public Instruction, North-Western Provinces. *Price Rs. 2.*

Note on the State of Education in India during 1865-66. By A. M. Monteath, Esq., Under Secretary to the Government of India. (Revised Edition). *Price Re. 1.*

Adam's Reports on Vernacular Education in Bengal and Behar, with a brief view of its past and present condition. By the Revd. J. Long. *Bound in cloth, lettered, Rs. 3; stitched with colored wrappers, Rs. 2-8.*

Acts of the Imperial Legislative Council from the year 1854 to the present date.

The Indian Articles of War, being Act V. of 1869, in English and Hindustani, the latter in the Arabic, Devanagari, and Roman Character. Stiff paper covers. *Price Rs. 3.*

Rules for the admission of Military Officers to the Civil and Political Departments of the Government of India. *Price 8 annas.*

Report of the Commission to enquire into the operation of Act XIX. of 1861, being an Act "to provide for a Government Paper Currency." In two Volumes. *Price Rs. 2-8.*

Selections from unpublished records of Government for the years 1748 to 1767, inclusive, relating mainly to the social condition of Bengal. Vol. I., with a Map of Calcutta in 1784. By the Revd. J. Long, Member of the Government Record Commission. *Price Rs. 5.*

Fourth Annual Report of the Sanitary Commissioner with the Government of India, 1867. With Appendices containing Returns of Sickness and Mortality among the British and Native Troops, and also among the Prisoners in the Bengal Presidency, for that year. *Price Rs. 6.*

Report on the Calcutta Cyclone of the 5th October 1864. By Lieut.-Col. J. E. Gastrell and F. H. Blanford, A. R. S. M., with Maps and Diagrams illustrating the origin and progress of the storm and the track of the storm-wave. Printed and published for the Government of Bengal by order of the Lieutenant-Governor. Calcutta, 1866. *Price Rs. 4-8.*

Tables to calculate Salaries ranging from Rs. 10,000 to 1 pie, and for 1 to 31 Days. *Price Re. 1-4.*

Rules for Accounts of State Railways. *Price Re. 1.*

Forms referred to in Rules for Accounts of State Railways. *Price Rs. 2.*

Rules and Forms of Accounts for State Railways in parts :

Part I.—"Sub-Divisional Officers" or "Disbursers." *Price Re. 1-8.*

Part II.—"Executive Engineers." *Price Re. 1-8.*

Part III.—"Store-keepers" and "Depôt Store-keepers." *Price Re. 1-8.*

Part IV.—"Workshops." *Price Re. 1-8.*

Just Published.

Supplement to Barrack Regulations (late Chap. XXI., P. W. D. Code, 2nd Edition). From 1st July 1869 to 30th June 1870. *Price 10 as., including packing and postage.*

Aitchison's Treaties.

A Collection of Treaties, Engagements, and Sunnuds relating to India and neighbouring countries, compiled by C. U. Aitchison, Esq., B. C. S., Under Secretary to the Government of India in the Foreign Department. Super Royal 8vo., cloth. *Price Rs. 5 per Volume.*

Volume I.—Containing Treaties, &c., relating to Bengal, Burmah, and the Eastern Archipelago, pp. 372, with three Maps.

Volume II.—Containing Treaties, &c., relating to the North-Western Provinces, Oudh, Nepal, the Punjab, and the States on the Punjab Frontier, pp. 456, with two Maps.

Volume III.—Containing Treaties, &c., relating to the Peishwa, Nagpore, and Bundelcund, pp. 588.

Volume IV.—Containing Treaties, &c., relating to the States in Rajpootana, Central India, and Malwa, pp. 561.

Volume V.—Containing Treaties, &c., relating to Hyderabad, Mysore, and Coorg; the Madras Presidency and Ceylon, pp. 464.

Volume VI.—Containing Treaties, &c., relating to the States within the Bombay Presidency, pp. 585.

Volume VII.—Containing Treaties, &c., relating to Sindh, Beloochistan, Persia, and Herat; Turkish Arabia and the Persian Gulf; and the Arabian and African Coasts, pp. 393.

To this Volume is appended a Supplement containing various Treaties and Engagements concluded and Sunnuds issued since this collection was commenced.

An Index to the above Seven Volumes of Treaties, &c., compiled and arranged alphabetically and chronologically by M. Belletty, of the Foreign Office, Calcutta. *Price Rs. 5.*

Revised Edition.

A Collection of Statutes relating to India, passed between the years 1855 and 1869, both inclusive, being a Supplement to the Law relating to India and the E. I. Company, sixth edition. Edited, with an Index to the Statutes relating to India not expressly repealed. By Whitley Stokes, Esq., of the Inner Temple, Barrister-at-Law and Secretary to the Government of India in the Legislative Department. *Price Rs. 9.*

Public Works Department Classified List and Distribution Return of Establishment, corrected up to 1st October 1870. *Price Rs. 2.*

*Just Published.***Bengal Official Army List.**

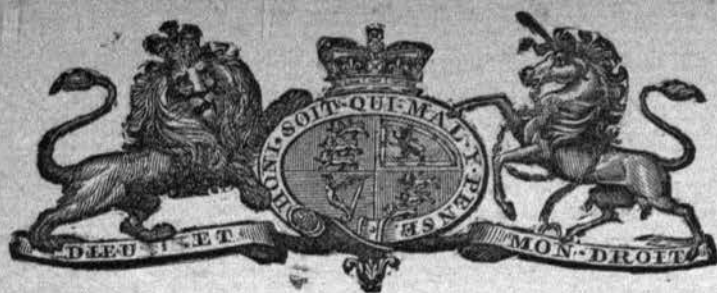
Corrected up to April 1, 1871.

The Official Quarterly Army List of H. M.'s Forces in Bengal, to which is added a Non-Official Supplement, containing the latest corrected Civil List, &c., &c., *Price Rs. 5*; and 8 annas extra for packing and postage.

Just Published.

The Covenanted Civil Service Leave Code, being Notification of the Government of India, in the Financial Department, No. 780, dated 8th February 1871. Every alternate page is left blank for noting alterations and additions in manuscript. *Price Re. 1*; *packing and postage 2 annas extra.* Office of Superintendent, Government Printing, 8, Hastings Street, Calcutta.

 *The above to be had at the Office of Superintendent of Government Printing, 8, Hastings Street, Calcutta.*



The Gazette of India.

Published by Authority.

SIMLA, SATURDAY, JUNE 17, 1871.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART III.

Advertisements & Notices by Private Individuals & Corporations.

Notice

Is hereby given that the Ajmere Treasury will, from this day, issue Remittance Transfer Receipts on other Treasuries bearing a lower general series of numbers than those hitherto used. The number last issued was 84500, and that to be now commenced with is 81001.

AJMERE TREASURY; }
The 6th June 1871.

J. A. INNES,
Treasury Officer.

Notice.

The Partnership hitherto existing between our Mr. Archibald Hyslop and Mr. Lancelot Frith Bigg-Wither is dissolved this date, and our Firm at Cuttack is closed.

BIMLIPATAM, }
The 1st May 1871.

HYSLOP & CO.

Caution.

The public are cautioned against purchasing from the Delhi and London Banks any shares in the Assam Company, standing in the name of Mr. Alexander Stewart.

TROTMAN, CHATTERJEE & WATKINS.

The 31st May 1871.

Central Provinces Gazetteer—Edition of 1870, in one Vol.

A limited number of the above work, strongly bound in cloth, octavo size, for sale at Rs. 12 per Vol., exclusive of postage charge. Apply to Messrs. Thacker, Spink & Co., Calcutta; Thacker, Vining & Co., Bombay; or to Superintendent, Chief Commissioner's Office, Nagpúr.

Notice

Is hereby given that Probate of the last Will and Testament of William Melville, Esq., late of Seoni, but now deceased, having been granted to Ann Primrose Melville, residing within the local limits of Seoni, in the Central Provinces, as the Executrix appointed under the said Will, all persons having claims upon, being indebted to, or holding property belonging to the Estate of the said Testator, are hereby requested to communicate with the said Executrix.

SEONI;
The 3rd May 1871.

S. BROOKE,
District Judge.

Notice.

We have this day established ourselves as Merchants and Agents in this City.

39, STRAND, CALCUTTA;
The 15th May 1871.

JOHN SPRATT & CO.

CURRENCY NOTES.

The following Currency Notes of the Government of India are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:

Calcutta Circle.

NOTES WHOLLY LOST OR DESTROYED.

Register No.	No. of Notes.	Value.	Name of Claimant.
4021	{ A84—82044 A84—63895 }	... Rs. 100 ...	Daborooddeen Moonshee.
4023	... A81—38012	... „ 100 ...	
4024	... A84—60615	... „ 20 ...	Baboo Obonee Nath Ghosh.
		... „ 100 ...	Keassubjee Damjee.

NOTES PARTIALLY LOST OR DESTROYED.

4012	... A80—11157	... Rs. 10 ...	Major W. B. Ryan.
4013	{ A78—60616 } wrongly	} „ 10 ...	Baboo Gobindehund Dutt.
	{ A78—94194 } joined.		
4014	... A81—70986	... „ 20 ...	Meer Zameer Allie.
4015	{ A51—20988 } wrongly	} „ 10 ...	Baboo Shibchunder Paul.
	{ A51—20986 } joined.		
4016	{ A72—18786	... „ 20 ...	Baboo Esserchunder Shaw.
	{ A93—08768	... „ 20 ...	
	{ A95—29407	... „ 10 ...	
	{ A95—69402	... „ 10 ...	
4017	.. A54—20730	... „ 20 ...	Baboo Hurry Baus Nawjee.
4018	... A70—59474	... „ 100 ...	Baboo Jogobundoo Roy.
4019	... A57—58835	... „ 50 ...	Baboo Bhubun Essur Singh.
4020	{ A70—77583	... „ 100 ...	The Manager, National Bank of India, Limited.
	{ A70—77576	... „ 100 ...	
	{ A70—16424	... „ 100 ...	
	{ A59—54277	... „ 100 ...	
4022	{ A27—23805 } wrongly	} „ 20 ...	Baboo Nursing Doss Chatterjee.
	{ A27—29804 } joined.		
3987	... A77—98397	... „ 10 ...	A. Bowling, Esq.
1598	... A11—02819	... „ 50 ...	Messrs. Hamilton and Co.

PAPER CURRENCY DEPT.,
The 8th June 1871.

L. BERKELEY,
Asst. Commissioner of Paper Currency.

Allahabad Circle.

NOTES WHOLLY LOST OR DESTROYED.

Register No.	No. of Notes.	Value.	Name of Claimant.
84	...D 8—06219	... Rs. 500 ...	Messrs. Rushton, Brothers, Calcutta.
85	...D 6—08552	... „ 10 ...	Mr. Joseph Keelan, Calcutta.

NOTES PARTIALLY LOST OR DESTROYED.

197	... A22—07966	... Rs. 10 ...	Lieutenant C. Hely, Jubbulpore.
198	... D 6—23769	... „ 10 ...	Hakeem Mohamed Allie, of Nagode.
199	{ ... A44—74511	{ ... „ 20 ...	{ Major General B. Fraser Tytler, of Allahabad.
	{ ... D 5—07101	{ ... „ 20 ...	{
200	{ ... A36—00430	{ ... „ 50 ...	{ Deputy Commissioner of Jhansie.
	{ ... A36—01435	{ ... „ 50 ...	{
201	{ D 6—11774 } wrongly	{ „ 10 ...	{ Messrs. Kellner and Co., Calcutta.
	{ D 6—09438 } joined.	{ „ 10 ...	{
202	... D 6—06329	... „ 10 ...	Mr. J. Parsick, Howrah.

PAPER CURRENCY OFFICE,
ALLAHABAD;
The 13th June 1871.

S. JENNINGS, A. A. G.,
for Deputy Commissioner of Paper Currency.

Lahore Circle.

NOTES WHOLLY LOST OR DESTROYED.

No. of Notes.	Value.	Name of Claimant.
E3—08842	... Rs. 100 ...	Captain P. Harris, Inspector General, Railway Police, Lahore.
E3—06833	... „ 100 ...	
E3—13242	... „ 100 ...	
E5—16365	... „ 20 ...	
E6—09661	... „ 10 ...	
E6—09662	... „ 10 ...	

PAPER CURRENCY OFFICE,
LAHORE;
The 10th June 1871.

R. A. FINK,
for Deputy Commissioner.

Madras Circle.

NOTES PARTIALLY LOST OR DESTROYED.

No. of Notes.	Value.	Name of Claimant.
B25—66815 { wrongly	Rs. 100 ...	{ T. Soobramania Jyer, Broker; Siava Moothiah Moodelly Street, Madras.
B25—70410 { joined.		

PAPER CURRENCY OFFICE;
MADRAS,
The 5th June 1871.

W. DONALD,
Officiating Assistant Accountant General
in charge of Paper Currency Department.

Calicut Circle.

NOTES PARTIALLY LOST.

No. of Notes.	Value.	Name of Claimant.
J3—11670	... Rs. 100 ...	Mootala Seenapah, of Bellary.
J4—17106 { wrongly	„ 50 ...	{ Captain W. S. McLeod, Superinten- dent, Central Jail, Vellore.
J4—17109 { joined.		

PAPER CURRENCY OFFICE,
CALICUT;
The 31st May 1871.

A. RANGACHARRY,
Acting Dy. Collector in charge of Paper Currency.

Bombay Circle.

NOTE PARTIALLY LOST OR DESTROYED.

Register No.	No. of Notes.	Value.	Name of Claimant.
No. 4A of 1871-72.	C69-38738 } C69-38739 }	wrongly } joined. }	Rs. 100 ... { Merwanji Fuckerjee Morenas and Co., Fort.

In the *Gazette of India* for 11th February 1871, read Rs. 20 for Rs. 50, Major A. E. Osborne, Examiner's Office, Pay Department, Calcutta.

PAPER CURRENCY DEPT.,
BOMBAY;
The 7th June 1871.

A. R. GORDON,
Assistant Commissioner of Paper Currency.

Akola Circle.

NOTES PARTIALLY LOST OR DESTROYED.

No. of Notes.	Value.	Name of Claimant.
K1-02155 K1-02156 K1-02157 K1-02158	... } ... } ... } ... }	Rs. 10 ... { James R. Bell, Esq., c. e., Oomraotee East Berar.

PAPER CURRENCY OFFICE,
AKOLA;
The 8th June 1871.

J. H. BURNS,
Assistant Commissioner of Paper Currency.

PROMISSORY NOTES.

Lost

In transmission by Post to London, the upper half of the under-mentioned Government Promissory Note in the name of G. W. Moultrie, No. 017762 5½ per cent. Loan of 1859-60 for Rs. 2,000.

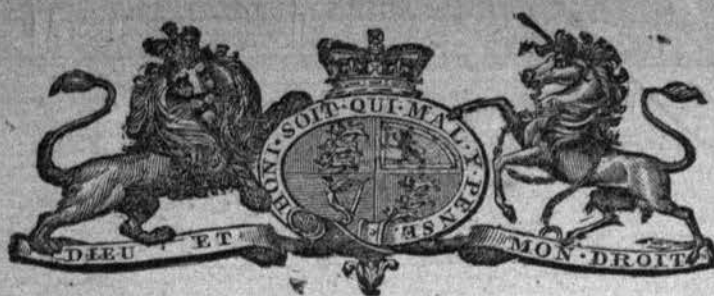
G. W. MOULTRIE.

Destroyed.

Notice is hereby given that my Government Promissory Note No. 4460 of the 5½ per cent. Loan of 1859-60 for Rupees 7,000 (seven thousand) has been destroyed by rats and mice.

SOORGANAH,
The 26th May 1871.

SHUNKER DESHMOOKH SOORGAMKER.



The Gazette of India.

Published by Authority.

SIMLA, SATURDAY, JUNE 24, 1871.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART III.

Advertisements & Notices by Private Individuals & Corporations.

Central Provinces Gazetteer—Edition of 1870, in one Vol.

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Notice

Is hereby given that the Ajmere Treasury will, from this day, issue Remittance Transfer Receipts on other Treasuries bearing a lower general series of numbers than those hitherto used. The number last issued was 84500, and that to be now commenced with is 81001.

AJMERE TREASURY; }
The 6th June 1871. }

J. A. INNES,
Treasury Officer.

Notice.

The Partnership hitherto existing between our Mr. Archibald Hyslop and Mr. Lancelot Faith Bigg-Wither is dissolved this date, and our Firm at Cuttack is closed.

BIMLIPATAM, }
The 1st May 1871. }

HYSLOP & CO.

Caution.

The public are cautioned against purchasing from the Delhi and London Banks any shares in the Assam Company, standing in the name of Mr. Alexander Stewart.

TROTMAN, CHATTERJEE & WATKINS.

The 31st May 1871.

Notice

Is hereby given that Probate of the last Will and Testament of William Melville, Esq., late of Seoni, but now deceased, having been granted to Ann Primrose Melville, residing within the local limits of Seoni, in the Central Provinces, as the Executrix appointed under the said Will, all persons having claims upon, being indebted to, or holding property belonging to the Estate of the said Testator, are hereby requested to communicate with the said Executrix.

SEONI;
The 3rd May 1871.

S. BROOKE,
District Judge.

CURRENCY NOTES.

The following Currency Notes of the Government of India are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:

Calcutta Circle.

NOTES WHOLLY LOST OR DESTROYED.

Register No.	No. of Notes.	Value.	Name of Claimant.
4029	A93—44570	... Rs. 20 ...	Baboo Bhuggebutty Churn Mullick.
	A93—44571	... " 20 ...	
	A93—44572	... " 20 ...	
	A93—44573	... " 20 ...	
	A93—44574	... " 20 ...	
	A84—69737	... " 100 ...	
4030	A84—69738	... " 100 ...	Ombica Churn Doss.
	A95—73853	... " 10 ...	
	A84—32723	... " 100 ...	
4036	A93—07828	... " 20 ...	Baboo Jodoonauth Dey.
	A93—05236	... " 20 ...	
	A93—23693	... " 20 ...	
	A93—23694	... " 20 ...	
	A80—01032	... " 10 ...	
4038	A79—86150	... " 10 ...	R. Sterndale, Esq., Comptroller General, Money Order Office.
	A79—99489	... " 10 ...	
	A79—31898	... " 10 ...	
	A69—66719	... " 10 ...	
	A77—66338	... " 10 ...	
	A77—90036	... " 10 ...	
	A65—57239	... " 10 ...	
	A69—75895	... " 10 ...	
	A78—48490	... " 10 ...	
	A78—50314	... " 10 ...	
	A68—70179	... " 10 ...	
	A68—80558	... " 10 ...	
	A78—07645	... " 10 ...	
	A95—69092	... " 10 ...	
4039	A95—34579	... " 10 ...	The District Superintendent of Police, Burdwan.
	A83—06247	... " 50 ...	

NOTES PARTIALLY LOST OR DESTROYED.

Register No.	No. of Notes.		Value.	Name of Claimant.
4025	{ A82-76136 } wrongly A82-76139 } joined.	{	Rs. 20 ...	Baboo Jibunkissen Ghose.
4026	{ A 6-54955 } A 6-57117 }	{	" 10 ...	John Abbott Clark, Esq.
4027	{ A86-37131 } A85-53616 }	{	" 1,000 ...	Baboo Bancemadhab Goopto.
4028	{ A84-43180 } A84-53666 }	{	" 500 ...	F. F. Chrestien, Esq.
4031	{ A68-03589 } A68-03590 }	{	" 100 ...	J. L. Begg, Esq.
4032	{ A74-93036 } A81-57321 }	{	" 10 ...	Messrs. King, Hamilton and Co.
4033	{ A68-21693 } A80-29667 }	{	" 20 ...	Baboo Ashutosh Bose.
4034	{ A74-32158 } A64-94634 }	{	" 20 ...	G. Cotton, Esq.
4035	{ A84-43775 } A82-52453 }	{	" 100 ...	Captain C. W. Losack.
4037	{ A95-79246 } A57-79373 }	{	" 20 ...	R. Macallister, Esq.
4040	{ A77-24799 } A69-05802 }	{	" 50 ...	Mahomed Sudrul Huque.
4041	{ A41-55833 } A72-98098 }	{	" 10 ...	Baboo Ramchand Bhuttacharjee.
4042	{ A73-60656 } A82-66216 }	{	" 10 ...	Tekuram.
4043	{ A80-57411 } A80-57411 }	{	" 10 ...	Baboo Grishchunder Banerjee.
4044			" 20 ...	J. P. Iverts, Esq.
4045			" 10 ...	L. A. Sevestre, Esq.

PAPER CURRENCY DEPT.,

The 16th June 1871.

L. BERKELEY,

Asst. Commissioner of Paper Currency.

Lahore Circle.

NOTES WHOLLY LOST OR DESTROYED.

No. of Notes.		Value.	Name of Claimant.
E 3-08842	...	Rs. 100 ...	Captain P. Harris, Inspector General of Railway Police, Lahore.
E 3-06833	...	" 100 ...	
E 3-13242	...	" 100 ...	
E 5-16365	...	" 20 ...	
E 6-09661	...	" 10 ...	
E 6-09662	...	" 10 ...	Treasury Officer, Jubbulpore.
A18-88727	...	" 10 each	
A18-99080	...		
A18-98048	...		
A18-98848	...		
A18-88794	...		
A18-95385	...		
A17-33710	...		
A17-39172	...		
A17-34746	...		
A17-35555	...		
A17-37955	...		
A17-40187	...	" 100 ...	The Chief Accountant, Punjab Rail- way, Lahore.
E 3-13243	...		
E 3-06835	...		
E 6-09622	...	" 10 ...	

NOTES PARTIALLY LOST OR DESTROYED.

A84-00892	2nd half ...	Rs. 100 ...	Sheir Sing, Chowdri of Camels, Cantonment Rawulpindee.
A18-83434	{ wrongly } A18-74766 { joined. }	" 10 ...	Messrs. Nussurwanje and Framje, Wine Merchants, Lahore.
E 4-10398	{ wrongly } E 4-10399 { joined. }	" 10 ...	Messrs. Jehangeer and Co., Rawulpin- dee.

PAPER CURRENCY OFFICE,

LAHORE;

The 17th June 1871.

R. A. FINK,

for Deputy Commissioner.

Madras Circle.

NOTES PARTIALLY LOST OR DESTROYED.

<i>No. of Notes.</i>		<i>Value.</i>	<i>Name of Claimant.</i>
B22—81928	...	Rs. 20 ...	M. Ranga Row, Sub-Magistrate, Cuddupah.
B19—45201	...	" 10 ...	T. Ramanoojiah, Store Accountant in the Chief Office of the Inspector General of Police, Madras.
B25—54927	... }	" 100 each	Vankadara Narayanah, of Gollalagoodoor, Madura.
B25—74021			
B20—77270	... }	" 10 each	Mr. H. Stafford, Cuddapah Forests, Camp Ooperapulli.
B20—77784			
B22—91391		" 20 ...	

PAPER CURRENCY OFFICE;
MADRAS,
The 12th June 1871.

W. DONALD,
Officiating Assistant Accountant General
in charge of Paper Currency Department.

Calicut Circle.

NOTES PARTIALLY LOST.

<i>No. of Notes.</i>		<i>Value.</i>	<i>Name of Claimant.</i>
J6—14170	...	Rs. 10 ...	H. D. Closeto, Esq., of Madras.
J4—16558	...	" 50 ...	J. Grimes, Esq., Assistant Engineer of Palghaut.

PAPER CURRENCY OFFICE,
CALICUT;
The 7th June 1871.

P. ALLOH,
Deputy Collector in charge of Paper Currency.

Bombay Circle.

NOTES PARTIALLY LOST OR DESTROYED.

<i>Register No.</i>	<i>No. of Notes.</i>		<i>Value.</i>	<i>Name of Claimant.</i>
No. 20 of 1871-72.	C74—01768	...	Rs. 10 ...	{ Mr. Wamon Chintremon, 2nd Clerk, Revenue Survey Department, Egutpoora.
	C74—30388	...	" 10 ...	
No. 22 of 1871-72.	C73—57792	...	" 10 ...	Dewjee Dwarcoo, Dougry 3rd Lane.
No. 26 of 1871-72.	C54—95379	...	" 1,000 ...	{ The Acting Agent, Bank of Bengal, Bombay.
No. 27 of 1871-72.	C64—47005	...	" 10 ...	{ Mr. J. B. Fernandes, at Messrs. D. S. Kemp and Co., Elphinstone Circle.

PAPER CURRENCY DEPT.,
BOMBAY;
The 14th June 1871.

A. R. GORDON,
Assistant Commissioner of Paper Currency.

PROMISSORY NOTES.

Lost

Payment of the following Government Promissory Notes endorsed to the proprietress, by whom they were never endorsed to any other person, and of interest thereupon has been stopped at the Loan Office, and application is about to be made to Government for the issue of duplicate notes in favor of the proprietress:

	10011 of 2446	...	Rs.	1,400
1835-36, 4 per cent. ...	001588	1,600
	000188	500
1st May 1865, 4 per cent. ...	002810	500
	013771	1,700
	028282	
1856-57, 5 per cent. ...	16860	

MARIA LOUISA NOGAR DE CARVALEE,

Fort of Damaun.

The 15th April 1871.

In transmission by Post to London, the upper half of the under-mentioned Government Promissory Note in the name of G. W. Moultrie, No. 017762 5½ per cent. Loan of 1859-60 for Rs. 2,000.

G. W. MOULTRIE.

Destroyed.

Notice is hereby given that my Government Promissory Note No. 4460 of the 5½ per cent. Loan of 1859-60 for Rupees 7,000 (seven thousand) has been destroyed by rats and mice.

SOORGANAH, }
The 26th May 1871.

SHUNKER DESHMOOKH SOORGAMKER.



The Gazette of India.

Published by Authority.

CALCUTTA, SATURDAY, JANUARY 14, 1871.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV.

Acts of the Governor General in Council assented to by the
Governor General.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 13th January 1871, and is hereby promulgated for general information :—

ACT No. I OF 1871.

THE CATTLE-TRESPASS ACT, 1871.

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24. Penalty for forcibly opposing the seizure of cattle or rescuing the same.
25. Recovery of penalty for mischief committed by causing cattle to trespass.
26. Penalty for damage caused to land or crops or public roads by pigs.
27. Penalty on pound-keeper failing to perform duties.
28. Application of fines recovered under section 25, 26 or 27.

CHAPTER VII.—*Suits for Compensation.*

29. Saving of right to sue for compensation.
30. Set-off.

Schedule of repealed Acts.

AN ACT TO CONSOLIDATE AND AMEND THE LAW RELATING TO TRESPASSES BY CATTLE.

WHEREAS it is expedient to consolidate and amend the law relating to trespasses by cattle; It is hereby enacted as follows :—

Preamble.

CHAPTER I.—*Preliminary.*

Short title. 1. This Act may be called 'The Cattle-trespass Act, 1871.'

Local extent. It extends to the whole of British India except the Presidency Towns and such districts or tracts of country as the Local Government, with the sanction of the Governor General in Council, may exclude from its operation.

Commencement of Act. And it shall come into force on the passing thereof.

2. The Acts mentioned in the schedule hereto Repeal of Acts. annexed are repealed.

References to any of the said Acts in Acts passed subsequently thereto shall be read as if made to this Act.
References to repealed Acts.

All pounds established, pound-keepers appointed and villages determined, under Act No. III of 1857 (*relating to trespasses by Cattle*), shall be deemed to be, respectively, established, appointed and determined under this Act.

3. In this Act :—

Interpretation-clause. 'Officer of Police' includes also Village Watchman, and

'Cattle' includes also elephants, camels, buffalos, horses, mares, geldings, ponies, colts, fillies, mules, asses, pigs, rams, ewes, sheep, lambs, goats and kids.

CHAPTER II.—*Pounds and Pound-keepers.*

4. Pounds shall be established at such places as the Magistrate of the District, subject to the general control of the Local Government, from time to time directs.

The village by which every pound is to be used shall be determined by the Magistrate of the District.

5. The pounds shall be under the control of the Magistrate of the District; Control of pounds. Rates of charge for and he shall fix, and may feeding impounded cattle. from time to time alter, the rates of charge for feeding and watering impounded cattle.

6. The Magistrate of the District shall also appoint for each pound a pound-keeper:
Appointment of pound-keepers.

Provided that, in the Presidency of Fort St. George, the heads of villages, and, in the Presidency of Bombay, the police pátis,
Ex-officio pound-keepers in Madras and Bombay.

or (where there are no police pátíls) the heads of villages, shall be *ex officio* the keepers of village-pounds.

Every pound-keeper appointed by the Magistrate of the District may be suspended or removed by such Magistrate.

Any pound-keeper may hold simultaneously any other office under Government.

Every pound-keeper shall be deemed a public servant within the meaning of the Indian Penal Code.

Duties of Pound-keepers.

7. Every pound-keeper shall keep such registers and furnish such returns as the Local Government from time to time directs.

8. When cattle are brought to a pound, the pound-keeper shall enter in his register,

- (a) the number and description of the animals,
- (b) the day and hour on and at which they were so brought,
- (c) the name and residence of the seizer, and
- (d) the name and residence of the owner, if known,

and shall give the seizer or his agent a copy of the entry.

9. The pound-keeper shall take charge of, feed and water the cattle until they are disposed of as hereinafter directed.

CHAPTER III.—*Impounding Cattle.*

10. The cultivator or occupier of any land, or any person who has advanced cash for the cultivation of the crop or produce on any land, or the vendee or mortgagee of such crop or produce, or any part thereof,

may seize or cause to be seized any cattle trespassing on such land, and doing damage thereto or to any crop or produce thereon, and take them or cause them to be taken without unnecessary delay to the pound established for the village in which the land is situate.

All officers of police shall, when required, aid in preventing (a) resistance to such seizures and (b) rescues from persons making such seizures.

11. Persons in charge of public roads, pleasure-grounds, plantations, canals, drainage-works, embankments and the like, and officers of police may seize, or cause to be seized, any cattle doing damage to such roads, grounds, plantations, canals, drainage-works, embankments and the like, or the sides or slopes of such roads, canals, drainage-works or embankments, or found straying thereon,

and shall take them without unnecessary delay to the nearest pound.

12. For every head of cattle impounded as aforesaid, the pound-keeper shall levy a fine according to the following scale:—

Elephant ...	two rupees.
Camel or buffalo ...	eight annas.
Horse, mare, gelding, pony, colt, filly, mule, bull, bullock, cow or heifer ...	four "
Calf, ass, or pig ...	two "
Ram, ewe, sheep, lamb, goat or kid ...	one anna.

All fines so levied shall be sent to the Magistrate of the District through such officer as the Local Government from time to time directs.

A list of the fines and of the rates of charge for feeding and watering cattle shall be stuck up in a conspicuous place on or near to every pound.

CHAPTER IV.—*Delivery or Sale of Cattle.*

13. If the owner of impounded cattle or his agent appear and claim the cattle, the pound-keeper shall deliver them to him on payment of the fines and charges incurred in respect of such cattle.

The owner or his agent on taking back the cattle, shall sign a receipt for them in the register kept by the pound-keeper.

14. If the cattle be not claimed within seven days from the date of their being impounded, the pound-keeper shall report the fact to the officer in charge of the nearest police-station, or to such other officer as the Magistrate of the District appoints in this behalf.

Such officer shall thereupon stick up in a conspicuous part of his office a notice stating—

- (a) the number and description of the cattle,
- (b) the place where they were seized,
- (c) the place where they are impounded,

and shall cause proclamation of the same to be made by beat of drum in the village and at the market-place nearest to the place of seizure.

If the cattle be not claimed within seven days from the date of the notice, they shall be sold by public auction by the said officer, or an officer of his establishment deputed for that purpose, at such place and time and subject to such conditions as the Magistrate of the District by general or special order from time to time directs:

Provided that if any such cattle are, in the opinion of the Magistrate of the District, not likely to fetch a fair price if sold as aforesaid, they may be disposed of in such manner as he thinks fit.

15. If the owner or his agent appear and refuse to pay the said fines and expenses, on the ground that the seizure was illegal and that the owner is about to make a complaint under section twenty, then, upon deposit of the fines and charges incurred in respect of the cattle, the cattle shall be delivered to him.

16. If the owner or his agent appear, and refuse or omit to pay or (in the case mentioned in section fifteen) to deposit the said fines and expenses, the cattle, or as many of them as may be

necessary, shall be sold by public auction by such officer, at such place and time, and subject to such conditions as are referred to in section fourteen.

The fines leviable and the expenses of feeding and watering, together with the expenses of sale, if any, shall be deducted from the proceeds of the sale.

The remaining cattle and the balance of the purchase-money, if any, shall be delivered to the owner or his agent, together with an account showing—

- (a) the number of cattle seized,
- (b) the time during which they have been impounded,
- (c) the amount of fines and charges incurred,
- (d) the number of cattle sold,
- (e) the proceeds of sale, and
- (f) the manner in which those proceeds have been disposed of.

The owner or his agent shall give a receipt for the cattle delivered to him and for the balance of the purchase-money (if any) paid to him according to such account.

17. The officer by whom the sale was made shall send to the Magistrate of the District the fines so deducted.

The charges for feeding and watering deducted under section sixteen shall be paid over to the pound-keeper, who shall also retain and appropriate all sums received by him on account of such charges under section thirteen.

The surplus unclaimed proceeds of the sale of cattle shall be sent to the Magistrate of the District, who shall hold them in deposit for three months, and, if no claim thereto be preferred and established within that period, shall, at its expiry, dispose of them as hereinafter provided.

18. Out of the sums received on account of fines and the unclaimed proceeds of the sale of cattle, shall be paid—

- (a) the salaries allowed to pound-keepers under the orders of the Local Government;
- (b) the expenses incurred for the construction and maintenance of pounds, or for any other purpose connected with the execution of this Act;

and the surplus (if any) shall be applied, under orders of the Local Government, to the construction and repair of roads and bridges and to other purposes of public utility.

19. No officer of police, or other officer or pound-keeper appointed under the provisions herein contained shall, directly or indirectly, purchase any cattle at a sale under this Act.

No pound-keeper shall release or deliver any impounded cattle otherwise than in accordance with the former part of this chapter, unless such release or delivery is ordered by a Magistrate or Civil Court.

CHAPTER V.—*Complaints of illegal Seizures.*

20. Any person whose cattle have been seized and detained under this Act may, at any time within ten days from the date of the seizure, make a complaint to the Magistrate of the District, or any Magistrate authorized to receive and try charges without reference by the Magistrate of the District.

21. The complaint shall be made by the complainant in person, or by an agent personally acquainted with the circumstances. It may be either in writing or verbal. If it be verbal, the substance of it shall be taken down in writing by the Magistrate.

If the Magistrate, on examining the complainant or his agent, sees reason to believe the complaint to be well founded, he shall summon the person complained against, and make an enquiry into the case.

22. If the seizure be adjudged illegal, the Magistrate shall award to the complainant, for the loss caused by the seizure and detention, reasonable compensation, not exceeding one hundred rupees, to be paid by the person who made the seizure, together with all fines paid and expenses incurred by the complainant in procuring the release of the cattle;

and if the cattle have not been released, the Magistrate shall, besides awarding such compensation, order their release and direct that the fines and expenses leviable under this Act shall be paid by the person who made the seizure.

23. The compensation, fines and expenses mentioned in section twenty-two may be recovered as if they were fines imposed by the Magistrate.

CHAPTER VI.—*Penalties.*

24. Whoever forcibly opposes the seizure of cattle liable to be seized under this Act,

and whoever rescues the same after seizure, either from a pound, or from any person taking or about to take them to a pound, such person being near at hand and acting under the powers conferred by this Act,

shall, on conviction before a Magistrate, be punished with imprisonment for a period not exceeding six months, or with fine not exceeding five hundred rupees, or with both.

25. Any fine imposed for the offence of mischief by causing cattle to trespass on any land may be recovered by sale of all or any of the cattle by which the trespass was committed, whether they were seized in the act of trespassing or not, and whether they are the property of the person convicted of the offence, or were only in his charge when the trespass was committed.

26. Any owner or keeper of pigs, who, through neglect or otherwise, damages or causes or permits to be damaged any land, or any crop or produce of land, or

any public road, by allowing such pigs to trespass thereon, shall, on conviction before a Magistrate, be punished with fine not exceeding ten rupees.

27. Any pound-keeper releasing or purchasing Penalty on pound- or delivering cattle contrary keeper failing to per- to the provisions of section form duties. nineteen, or omitting to provide any impounded cattle with sufficient food and water, or failing to perform any of the other duties imposed upon him by this Act, shall, over and above any other penalty to which he may be liable, be punished, on conviction before a Magistrate, with fine not exceeding fifty rupees.

Such fines may be recovered by deductions from the pound-keeper's salary.

28. All fines recovered under section twenty-five, Application of fines section twenty-six or section recovered under section twenty-seven may be appropriated in whole or in part as compensation for loss or damage proved to the satisfaction of the convicting Magistrate.

CHAPTER VII.—Suits for Compensation.

29. Nothing herein contained prohibits any Saving of right to person whose crops or other sue for compensation. produce of land have been damaged by trespass of cattle, from suing for compensation in any competent Court.

30. Any compensation paid to such person Set-off. under this Act by order of the convicting Magistrate, shall be set-off and deducted from any sum claimed by or awarded to him as compensation in such suit.

SCHEDULE. (See section 2.)

Number and year.	Title of Act.
III of 1857 ...	An Act relating to trespasses by cattle.
V of 1860 ...	An Act to amend Act III of 1857 (relating to trespasses by cattle).
XXII of 1861 ...	An Act to amend Act III of 1857 (relating to trespasses by cattle).

WHITLEY STOKES,
Secy. to the Govt. of India.

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 13th January 1871, and is hereby promulgated for general information :—

ACT No. II OF 1871.

An Act to extend the Prisons' Act, 1870, to Coorg.
For the purpose of extending the Prisons' Act, 1870, to Coorg : It is hereby enacted as follows :—

1. The said Act shall extend to the territories under the administration of the Chief Commissioner of Coorg, but subject to the following modifications (that is to say):—

- (a.) The preamble and sections one and six shall be construed as if, after the words 'Central Provinces,' the word 'Coorg' were inserted.
- (b.) Section one shall be construed as if, for the words and figures 'December, 1870,' the words and figures 'February, 1871' were substituted.

WHITLEY STOKES,
Secy. to the Govt. of India.

4. Establishment of pounds.
5. Control of pounds.
Rates of charge for feeding impounded cattle.
6. Appointment of pound-keepers.
Ex-officio pound-keepers in Madras and Bombay.
Suspension or removal of pound-keepers.
Pound-keepers may hold other offices.
Pound-keepers to be 'public servants.'
7. To keep registers and furnish returns.
- 8.. To register seizures.
9. To take charge of and feed cattle..

CHAPTER III.—*Impounding Cattle.*

SECTION.

10. Cattle damaging land.
Police to aid seizures.
11. Cattle damaging public roads, canals and embankments.
12. Fines for cattle impounded.
List of fines and charges for feeding.

CHAPTER IV.—*Delivery or Sale of Cattle.*

13. Procedure when owner claims the cattle and pays fines and charges.
14. Procedure if cattle be not claimed within a week.
15. Delivery to owner disputing legality of seizure, but making deposit.
16. Procedure when owner refuses or omits to pay the fines and expenses.
Deduction of fines and expenses.
Delivery of unsold cattle and balance of proceeds.
Receipt.
17. Disposal of fines, expenses and surplus proceeds of sale.
18. Application of fines and unclaimed proceeds of sales.
19. Officers and pound-keepers not to purchase cattle at sales under Act.
Pound-keepers when not to release impounded cattle.

CHAPTER V.—*Complaints of illegal Seizures.*

20. Power to make complaints.
21. Procedure on complaint.
22. Compensation for illegal seizure.
Release of cattle.
23. Recovery of compensation.

CHAPTER VI.—*Penalties.*

24. Penalty for forcibly opposing the seizure of cattle or rescuing the same.
25. Recovery of penalty for mischief committed by causing cattle to trespass.
26. Penalty for damage caused to land or crops or public roads by pigs.
27. Penalty on pound-keeper failing to perform duties.
28. Application of fines recovered under section 25, 26 or 27.

CHAPTER VII.—*Suits for Compensation.*

29. Saving of right to sue for compensation.
30. Set-off.

Schedule of repealed Acts.

AN ACT TO CONSOLIDATE AND AMEND THE LAW RELATING TO TRESPASSES BY CATTLE.

WHEREAS it is expedient to consolidate and amend the law relating to trespasses by cattle; It is hereby enacted as follows:—

Preamble.

CHAPTER I.—*Preliminary.*

Short title. 1. This Act may be called 'The Cattle-trespass Act, 1871.'

Local extent. It extends to the whole of British India except the Presidency Towns and such districts or tracts of country as the Local Government, with the sanction of the Governor General in Council, may exclude from its operation.

Commencement of Act. And it shall come into force on the passing thereof.

2. The Acts mentioned in the schedule hereto annexed are repealed.

References to any of the said Acts in Acts passed subsequently thereto shall be read as if made to this Act.

All pounds established, pound-keepers appointed and villages determined, under Act No. III of 1857 (*relating to trespasses by Cattle*), shall be deemed to be, respectively, established, appointed and determined under this Act.

3. In this Act:—

Interpretation-clause. 'Officer of Police' includes also Village Watchman, and 'Cattle' includes also elephants, camels, buffalos, horses, mares, geldings, ponies, colts, fillies, mules, asses, pigs, rams, ewes, sheep, lambs, goats and kids.

CHAPTER II.—*Pounds and Pound-keepers.*

4. Pounds shall be established at such places as the Magistrate of the District, subject to the general control of the Local Government, from time to time directs.

The village by which every pound is to be used shall be determined by the Magistrate of the District.

5. The pounds shall be under the control of the Magistrate of the District; Rates of charge for and he shall fix, and may, from time to time alter, the rates of charge for feeding and watering impounded cattle.

6. The Magistrate of the District shall also appoint of pound-keepers for each pound a pound-keeper:

Provided that, in the Presidency of Fort St. George, the heads of villages, and, in the Presidency of Bombay, the police pátis,

Ex-officio pound-keepers in Madras and Bombay.

or (where there are no police pátils) the heads of villages, shall be *ex officio* the keepers of village-pounds.

Every pound-keeper appointed by the Magistrate of the District may be suspended or removed by such Magistrate.

Any pound-keeper may hold simultaneously any other office under Government.

Every pound-keeper shall be deemed a public servant within the meaning of the Indian Penal Code.

Duties of Pound-keepers.

7. Every pound-keeper shall keep such registers and furnish such returns as the Local Government from time to time directs.

8. When cattle are brought to a pound, the pound-keeper shall enter in his register,

- (a) the number and description of the animals,
- (b) the day and hour on and at which they were so brought,
- (c) the name and residence of the seizer, and
- (d) the name and residence of the owner, if known,

and shall give the seizer or his agent a copy of the entry.

9. The pound-keeper shall take charge of, feed and water the cattle until they are disposed of as hereinafter directed.

CHAPTER III.—Impounding Cattle.

10. The cultivator or occupier of any land, or any person who has advanced cash for the cultivation of the crop or produce on any land,

or the vendee or mortgagee of such crop or produce, or any part thereof,

may seize or cause to be seized any cattle trespassing on such land, and doing damage thereto or to any crop or produce thereon, and take them or cause them to be taken without unnecessary delay to the pound established for the village in which the land is situate.

All officers of police shall, when required, aid in preventing (a) resistance to such seizures and (b) rescues from persons making such seizures.

11. Persons in charge of public roads, pleasure-grounds, plantations, canals, drainage-works, embankments and the like, and officers of police may seize, or cause to be seized, any cattle doing damage to such roads, grounds, plantations, canals, drainage-works, embankments and the like, or the sides or slopes of such roads, canals, drainage-works or embankments, or found straying thereon,

and shall take them without unnecessary delay to the nearest pound.

12. For every head of cattle impounded as aforesaid, the pound-keeper shall levy a fine according to the following scale:—

Elephant	... two rupees.
Camel or buffalo	... eight annas.
Horse, mare, gelding, pony, colt, filly, mule, bull, bullock, cow or heifer	... four "
Calf, ass, or pig	... two "
Ram, ewe, sheep, lamb, goat or kid	... one anna.

All fines so levied shall be sent to the Magistrate of the District through such officer as the Local Government from time to time directs.

A list of the fines and of the rates of charge for feeding and watering cattle shall be stuck up in a conspicuous place on or near to every pound.

CHAPTER IV.—Delivery or Sale of Cattle.

13. If the owner of impounded cattle or his agent appear and claim the cattle, the pound-keeper shall deliver them to him on payment of the fines and charges incurred in respect of such cattle.

The owner or his agent on taking back the cattle, shall sign a receipt for them in the register kept by the pound-keeper.

14. If the cattle be not claimed within seven days from the date of their being impounded, the pound-keeper shall report the fact to the officer in charge of the nearest police-station, or to such other officer as the Magistrate of the District appoints in this behalf.

Such officer shall thereupon stick up in a conspicuous part of his office a notice stating—

- (a) the number and description of the cattle,
- (b) the place where they were seized,
- (c) the place where they are impounded,

and shall cause proclamation of the same to be made by beat of drum in the village and at the market-place nearest to the place of seizure.

If the cattle be not claimed within seven days from the date of the notice, they shall be sold by public auction by the said officer, or an officer of his establishment deputed for that purpose, at such place and time and subject to such conditions as the Magistrate of the District by general or special order from time to time directs:

Provided that if any such cattle are, in the opinion of the Magistrate of the District, not likely to fetch a fair price if sold as aforesaid, they may be disposed of in such manner as he thinks fit.

15. If the owner or his agent appear and refuse to pay the said fines and expenses, on the ground that the seizure was illegal and that the owner is about to make a complaint under section twenty, then, upon deposit of the fines and charges incurred in respect of the cattle, the cattle shall be delivered to him.

16. If the owner or his agent appear, and refuse or omit to pay or (in the case mentioned in section fifteen) to deposit the said fines and expenses, the cattle, or as many of them as may be

necessary, shall be sold by public auction by such officer, at such place and time, and subject to such conditions as are referred to in section fourteen.

The fines leviable and the expenses of feeding and watering, together with the expenses of sale, if any, shall be deducted from the proceeds of the sale.

The remaining cattle and the balance of the purchase-money, if any, shall be delivered to the owner or his agent, together with an account showing—

- (a) the number of cattle seized,
- (b) the time during which they have been impounded,
- (c) the amount of fines and charges incurred,
- (d) the number of cattle sold,
- (e) the proceeds of sale, and
- (f) the manner in which those proceeds have been disposed of.

The owner or his agent shall give a receipt for the cattle delivered to him and for the balance of the purchase-money (if any) paid to him according to such account.

17. The officer by whom the sale was made shall send to the Magistrate of the District the fines so deducted.

The charges for feeding and watering deducted under section sixteen shall be paid over to the pound-keeper, who shall also retain and appropriate all sums received by him on account of such charges under section thirteen.

The surplus unclaimed proceeds of the sale of cattle shall be sent to the Magistrate of the District, who shall hold them in deposit for three months, and, if no claim thereto be preferred and established within that period, shall, at its expiry, dispose of them as hereinafter provided.

18. Out of the sums received on account of fines and the unclaimed proceeds of the sale of cattle, shall be paid—

- (a) the salaries allowed to pound-keepers under the orders of the Local Government;
 - (b) the expenses incurred for the construction and maintenance of pounds, or for any other purpose connected with the execution of this Act;
- and the surplus (if any) shall be applied, under orders of the Local Government, to the construction and repair of roads and bridges and to other purposes of public utility.

19. No officer of police, or other officer or pound-keeper appointed under the provisions herein contained shall, directly or indirectly, purchase any cattle at a sale under this Act.

No pound-keeper shall release or deliver any impounded cattle otherwise than in accordance with the former part of this chapter, unless such release or delivery is ordered by a Magistrate or Civil Court.

CHAPTER V.—*Complaints of illegal Seizures.*

20. Any person whose cattle have been seized and detained under this Act may, at any time within ten days from the date of the seizure, make a complaint to the Magistrate of the District, or any Magistrate authorized to receive and try charges without reference by the Magistrate of the District.

21. The complaint shall be made by the complainant in person, or by an agent personally acquainted with the circumstances. It may be either in writing or verbal. If it be verbal, the substance of it shall be taken down in writing by the Magistrate.

If the Magistrate, on examining the complainant or his agent, sees reason to believe the complaint to be well founded, he shall summon the person complained against, and make an enquiry into the case.

22. If the seizure be adjudged illegal, the Magistrate shall award to the complainant, for the loss caused by the seizure and detention, reasonable compensation, not exceeding one hundred rupees, to be paid by the person who made the seizure, together with all fines paid and expenses incurred by the complainant in procuring the release of the cattle;

and if the cattle have not been released, the Magistrate shall, besides awarding such compensation, order their release and direct that the fines and expenses leviable under this Act shall be paid by the person who made the seizure.

23. The compensation, fines and expenses mentioned in section twenty-two may be recovered as if they were fines imposed by the Magistrate.

CHAPTER VI.—*Penalties.*

24. Whoever forcibly opposes the seizure of cattle liable to be seized under this Act,

and whoever rescues the same after seizure, either from a pound, or from any person taking or about to take them to a pound, such person being near at hand and acting under the powers conferred by this Act,

shall, on conviction before a Magistrate, be punished with imprisonment for a period not exceeding six months, or with fine not exceeding five hundred rupees, or with both.

25. Any fine imposed for the offence of mischief by causing cattle to trespass on any land may be recovered by sale of all or any of the cattle by which the trespass was committed, whether they were seized in the act of trespassing or not, and whether they are the property of the person convicted of the offence, or were only in his charge when the trespass was committed.

26. Any owner or keeper of pigs, who, through neglect or otherwise, damages or causes or permits to be damaged any land, or any crop or produce of land, or

any public road, by allowing such pigs to trespass thereon, shall, on conviction before a Magistrate, be punished with fine not exceeding ten rupees.

27. Any pound-keeper releasing or purchasing Penalty on pound-keeper failing to perform duties. or delivering cattle contrary to the provisions of section nineteen, or omitting to provide any impounded cattle with sufficient food and water, or failing to perform any of the other duties imposed upon him by this Act, shall, over and above any other penalty to which he may be liable, be punished, on conviction before a Magistrate, with fine not exceeding fifty rupees.

Such fines may be recovered by deductions from the pound-keeper's salary.

28. All fines recovered under section twenty-five, Application of fines recovered under section 25, 26 or 27. section twenty-six or section twenty-seven may be appropriated in whole or in part as compensation for loss or damage proved to the satisfaction of the convicting Magistrate.

CHAPTER VII.—Suits for Compensation.

29. Nothing herein contained prohibits any person whose crops or other produce of land have been damaged by trespass of cattle, from suing for compensation in any competent Court. Saving of right to sue for compensation.

30. Any compensation paid to such person Set-off. under this Act by order of the convicting Magistrate, shall be set-off and deducted from any sum claimed by or awarded to him as compensation in such suit.

SCHEDULE. (See section 2.)

Number and year.	Title of Act.
III of 1857 ...	An Act relating to trespasses by cattle.
V of 1860 ...	An Act to amend Act III of 1857 (relating to trespasses by cattle).
XXII of 1861 ...	An Act to amend Act III of 1857 (relating to trespasses by cattle).

WHITLEY STOKES,
Secy. to the Govt. of India.

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 13th January 1871, and is hereby promulgated for general information:—

ACT No. II OF 1871.

An Act to extend the Prisons' Act, 1870, to Coorg.

FOR the purpose of extending the Prisons' Act, 1870, to Coorg: It is hereby enacted as follows:—

Preamble.

1. The said Act shall extend to the territories under the administration of the Chief Commissioner of Coorg, but subject to the following modifications (that is to say):—

(a.) The preamble and sections one and six shall be construed as if, after the words 'Central Provinces,' the word 'Coorg' were inserted.

(b.) Section one shall be construed as if, for the words and figures 'December, 1870,' the words and figures 'February, 1871' were substituted.

WHITLEY STOKES,
Secy. to the Govt. of India.

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 20th January 1871, and is hereby promulgated for general information:—

ACT No. III OF 1871.

THE INDIAN PAPER CURRENCY ACT, 1871.

CONTENTS.

PREAMBLE.

SECTION.

I.—Preliminary.

1. Short title.
- Local extent.
- Commencement.
2. Acts repealed.

II.—The Department of Issue.

3. Functions of Department of Issue.
4. Head Commissioner.
- Commissioners at Madras and Bombay.
5. Power to establish Circles of Issue.
6. Deputy Commissioners.
7. Subordination of Commissioners and Deputy Commissioners.
8. Appointment, suspension and removal of officers.

SECTION.

III.—Supply and Issue of Currency Notes.

9. Head Commissioner to provide and distribute currency notes.
Notes where payable.
10. Signatures to notes.
11. Issue of notes for silver.
Proviso.
12. Issue of notes for gold.
13. Expense of melting and assaying bullion received for notes.
Loss of weight.
14. Certificates for bullion.
Contents of certificate.
15. Notes where legal tender.

IV.—Reserve.

16. Bullion received for notes to be kept as a reserve.
Except amount fixed as minimum limit of circulation.
17. Investment of such amount.
Appropriation of coin, bullion and securities.
Sale or exchange of bullion and foreign coin.
18. Trustees of securities purchased under Act.
19. Power to sell such securities.
Power to replace them.
20. Interest on such securities to be entered in a separate account.
"Profits of Notes Circulation."
Annual account.

V.—Private Bills payable to Bearer on Demand.

21. Prohibition of issue of private bills or notes payable to bearer on demand.
Exception in favour of cheques.
22. Penalty for issuing such bills or notes.
Prosecutions.
Recovery of fines.

VI.—Miscellaneous.

23. Monthly abstracts of accounts.
24. Description of notes in indictments.
25. Supplementary powers of the Government of India.

AN ACT TO CONSOLIDATE AND AMEND THE LAW RELATING TO THE GOVERNMENT PAPER CURRENCY.

WHEREAS it is expedient to consolidate and amend the law relating to the Government Paper Currency; It is hereby enacted as follows :—

I.—Preliminary.

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|----------------|--|
| Short title. | 1. This Act may be called "The Indian Paper Currency Act, 1871". |
| Local extent. | It extends to the whole of British India; |
| Commencement. | And it shall come into force on the passing thereof. |
| Acts repealed. | 2. The Acts mentioned in the schedule hereto annexed are repealed. |

All appointments made, rules prescribed, circles of issue established, notifications published, and notes issued under any such Act shall be deemed to be respectively made, prescribed, established, published and issued under this Act.

II.—The Department of Issue.

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|---|--|
| 3. There shall continue to be a Department of the public service, to be called the Department of Issue, whose function shall be the issue of promissory notes of the Government of India payable to bearer on demand, for such sums, not being less than five rupees, as the Governor General in Council from time to time directs. | |
| Functions of Department of Issue. | |

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|---|--|
| 4. At the head of such Department shall be an officer called the Head Commissioner of the Department of Issue, and two other officers, called, respectively, the Commissioner of the Department of Issue at Madras and the Commissioner of the Department of Issue at Bombay. | |
| Commissioners at Madras and Bombay. | |

- | | |
|---|--|
| 5. The Governor General in Council may from time to time, by order published in the <i>Gazette of India</i> , | |
| Power to establish Circles of Issue. | |

establish Districts, to be called Circles of Issue, three of which circles shall include the Towns of Calcutta, Madras and Bombay, respectively,

appoint in each circle some one town to be the place of issue of notes, as hereinafter provided, establish in such town an Office or Offices of Issue, and

declare that, for the purposes of this Act, any such town (other than Calcutta, Madras or Bombay) shall be deemed to be situate within such Presidency as is specified in the order.

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|---|--|
| 6. For each Circle of Issue other than those which include the Towns of Calcutta, Madras and Bombay, there shall be an officer called the Deputy Commissioner of Issue. | |
| Deputy Commissioners. | |

7. For the purposes of this Act, the Commissioners at Madras and Bombay shall be subordinate to the Head Commissioner :

the Deputy Commissioners in the Presidency of Fort William in Bengal shall be subordinate to the Head Commissioner ; and

the Deputy Commissioners in the Presidencies of Fort St. George and Bombay shall be subordinate to the Commissioners of Madras and Bombay, respectively.

8. All officers under this Act shall be appointed, and may be suspended, and removed, by the Governor General in Council.

III.—Supply and Issue of Currency Notes.

9. The Head Commissioner of Issue shall provide promissory notes of the Government of India payable to bearer on demand, of the denominations prescribed under this Act, and shall supply the Commissioners at Madras and Bombay, and the several Deputy Commissioners with such notes as they require for the purposes of this Act.

All such notes shall bear upon them the name of the town from which they are severally issued, and shall be payable only—

at the Office or Offices of Issue of such town and

at the Presidency town of the Presidency within which such town is situate.

10. The name of the Head Commissioner, of either of the Commissioners, of a Deputy Commissioner, or of some other person authorized by the said Head Commissioner, or by either of the said Commissioners, to sign notes issued under this Act, shall be subscribed to every such note, and may be impressed thereon by machinery.

Names so impressed shall be taken to be valid signatures.

11. The Head Commissioner, the Commissioners, and the Deputy Commissioners shall, in their respective Circles of Issue, on the demand of any person, issue from the Office or Offices of Issue established in their respective Circles, promissory notes of the Government of India payable to bearer on demand, of the denominations prescribed under this Act, on the terms following :—

(a) in exchange for the amount thereof in current silver coin of the Government of India ; or,

(b) in exchange for the amount thereof in silver bullion or foreign silver coin at the rate of nine hundred and seventy-nine rupees per one hundred and eighty thousand grains of silver fit for coinage and of the standard fineness prescribed by the Indian Coinage Act, 1870 :

Provided that in all places where there is no Mint of the Government of India, any such Head Commissioner, Commissioner, or Deputy Commissioner may refuse to issue notes in exchange for silver bullion or foreign coin under this section.

12. The Governor General in Council may from time to time, by order published in the *Gazette of India*, direct that notes to an extent to be specified in the order, not exceeding one-fourth of the total amount of issues represented by coin and bullion as herein provided, shall be issued at such Offices of Issue as are named in the order, in exchange for gold coin of full weight of the Government of India or for foreign gold coin or gold bullion, at the rates and according to the rules and conditions fixed by such order.

13. The Head Commissioner, Commissioners, and Deputy Commissioners may require any bullion or foreign coin received under section eleven or section twelve to be melted and assayed.

Any loss of weight caused by such melting or assay shall be borne by the person tendering the bullion or coin.

14. Every person so tendering bullion or foreign coin and depositing it in any Office of Issue shall, after the expiration of the time necessary for melting and assaying the same, be entitled to receive therefor a certificate signed by the person authorized to issue the notes aforesaid.

Contents of certificate. Such certificate shall—

(a) acknowledge the receipt of such bullion or foreign coin,

(b) state the amount of notes issued under this Act, or of such notes and cash, to which the holder is entitled in exchange for such bullion or coin,

(c) state the interval on the expiration of which, if the certificate be presented to such office, the holder shall be entitled to receive such amount.

15. Within any of the said Circles of Issue a note issued under this Act from any Office of Issue in such Circle, shall be a legal tender to the amount expressed in such note, in payment or on account of—

any revenue or other claim to the amount of five rupees and upwards due to the Government of India,

any sum of five rupees and upwards due by the Government of India, or by any body corporate or person in British India :

Provided that no such note shall be deemed to be a legal tender by the Government of India at any Office of Issue.

IV.—Reserve.

16. The whole amount of the coin and bullion received under this Act for notes shall be retained and secured as a reserve to pay such notes, with the exception of such an amount, not exceeding sixty millions of rupees, as the Governor General in Council, with the consent of the Secretary of State for India, from time to time fixes.

Except amount fixed as minimum limit of circulation.

17. The amount so fixed shall be published in the *Gazette of India*, and the whole or such part thereof as the Governor General in Council from time to time fixes shall be invested in securities of the Government of India: the said coin, bullion and securities shall be appropriated and set apart to provide for the satisfaction and discharge of the said notes; and the said notes shall be deemed to have been issued on the security of such coin, bullion and securities, as well as on the general credit of the Government:

Provided that any silver bullion or foreign coin received under this Act may be sold or exchanged for silver coin of the Government of India, and that any gold coin or bullion received under this Act may be sold or exchanged for silver coin or bullion to be so appropriated and set apart instead of the gold coin or bullion.

For the purposes of this section, silver bullion and coin shall be rated at ninety-eight rupees per eighteen thousand grains of standard fineness, and gold bullion and coin at the rates fixed by the Governor General in Council under section twelve.

18. The Government securities so purchased shall be held by the Head Commissioner and the Master of the Mint at Calcutta in trust for the Secretary of State for India in Council.

19. The Head Commissioner may, at any time when ordered so to do by the Governor General in Council, sell and dispose of any portion of the above-mentioned limited amount of Government securities.

For the purpose of effecting such sales, the Master of the Mint at Calcutta shall, on a request in writing from the Head Commissioner, at all times sign and endorse such Government securities, and the said Head Commissioner, if so directed by the Governor General of India in Council, may purchase Government Securities to replace such sales.

20. The interest accruing due on the securities purchased and held under this Act shall be entered in a separate account, to be annually rendered by the Head Commissioner to the Governor General in Council.

The amount of such interest shall from time to time, as it becomes due, be paid to the credit of the Government of India, under the head of "Profits of Notes Circulation,"

and an account showing the amount of such profits and of the charges and expenses incidental thereto, shall be made up and published annually in the *Gazette of India*.

V.—Private Bills payable to Bearer on Demand.

21. No body corporate or person in British India shall draw, accept, make or issue any bill of exchange, hundí, promissory note or engagement for the payment of money

payable to bearer on demand, or borrow, owe, or take up any sum or sums of money on the bills, hundis or notes payable to bearer on demand, of any such body corporate or of any such person:

Provided that cheques or drafts payable to bearer on demand or otherwise, may be drawn on bankers, shroffs, or agents, by their customers or constituents, in respect of deposits of money in the hands of such bankers, shroffs, or agents, and held by them at the credit and disposal of the persons drawing such cheques or drafts.

22. Any body corporate or person committing any offence under section twenty-one shall, on conviction before a Magistrate of Police or a person exercising the full powers of a Magistrate, be punished with a fine equal to the amount of the bill, hundí, note or engagement in respect whereof the offence is committed.

Every prosecution under this section shall be instituted by the Head Commissioner, Commissioner, or Deputy Commissioner, as the case may be, of the Circle of Issue in which such bill, hundí, note or engagement is drawn, accepted, made or issued.

All fines imposed under this section may be recovered, if for offences committed outside the local limits of the Presidency towns, in the manner prescribed by the Code of Criminal Procedure, and, if for offences committed within those limits, in the manner prescribed by any Act regulating the Police of those towns in force for the time being.

VI.—Miscellaneous.

23. An abstract of the accounts of the Department of Issue showing—
Monthly abstracts of accounts. (a) the whole amount of notes in circulation,

(b) the amount of coin and bullion reserved, distinguishing gold from silver, and

(c) the amount of the Government Securities held by the said Department,

shall be made up monthly in Calcutta, and published as soon as may be in the *Gazette of India*.

24. All notes issued under this Act shall be deemed to be promissory notes of the Government of India, and may be described as promissory notes of the Government of India in all indictments, and in criminal and civil proceedings.

25. The Governor General in Council may from time to time, by notification in the *Gazette of India*—

(1) fix the amounts (not being less than five rupees) for which notes shall be issued under this Act,

(2) alter the limits of any of the said Circles of Issue,

(3) declare the places at which notes shall be issued under this Act,

(4) fix the rates, rules and conditions at and according to which gold may be taken in exchange for Government promissory notes issued under this Act,

(5) fix the charge for melting and assaying bullion and foreign coin received for such notes,

(6) fix the interval on the expiration of which holders of certificates under section fourteen shall be entitled to receive such notes,

(7) regulate any matters relative to Paper Currency which are not provided for by this Act,

(8) revoke or alter any notification previously made under this Act.

Every such notification shall come into force on the day therein in that behalf mentioned, and shall have effect as if it were enacted in this Act:

Provided that no notification under clause (4) of this section shall have effect until six months have elapsed from the date of its appearance in the *Gazette of India*.

SCHEDULE.

Number and year of Act.	Title.
XIX of 1861 ...	An Act to provide for a Government Paper Currency.
XXIV of 1861 ..	An Act to enable the Banks of Bengal, Madras and Bombay to enter into arrangements with the Government for managing the issue, payment and exchange of Government Currency Notes and certain business hitherto transacted by the Government Treasuries.
I of 1866 ..	An Act to amend Act XIX of 1861 (to provide for a Government Paper Currency.)
XXX of 1867 ...	An Act to amend Act XIX of 1861 (to provide for a Government Paper Currency.)
XV of 1870 ...	An Act for the further amendment of Act No. XIX of 1861.

WHITLEY STOKES,
Secy. to the Govt. of India.



The Gazette of India.

Published by Authority.

CALCUTTA, SATURDAY, JANUARY 28, 1871.

• Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV.

Acts of the Governor General in Council assented to by the
Governor General.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 13th January 1871, and is hereby promulgated for general information :—

ACT No. I OF 1871.

THE CATTLE-TRESPASS ACT, 1871.

CONTENTS.

PREAMBLE.

CHAPTER I.—*Preliminary.*

SECTION.

1. Short title.
Local extent.
Commencement of Act.
2. Repeal of Acts.
References to repealed Acts.
3. Interpretation-clause.

CHAPTER II.—*Pounds and Pound-keepers.*

4. Establishment of pounds.
5. Control of pounds.
Rates of charge for feeding impounded cattle.
6. Appointment of pound-keepers.
Ex-officio pound-keepers in Madras and Bombay.
Suspension or removal of pound-keepers.
Pound-keepers may hold other offices.
Pound-keepers to be 'public servants.'
7. To keep registers and furnish returns.
8. To register seizures.
9. To take charge of and feed cattle.

CHAPTER III.—*Impounding Cattle.*

SECTION.

10. Cattle damaging land.
Police to aid seizures.
11. Cattle damaging public roads, canals and embankments.
12. Fines for cattle impounded.
List of fines and charges for feeding.

CHAPTER IV.—*Delivery or Sale of Cattle.*

13. Procedure when owner claims the cattle and pays fines and charges.
14. Procedure if cattle be not claimed within a week.
15. Delivery to owner disputing legality of seizure, but making deposit.
16. Procedure when owner refuses or omits to pay the fines and expenses.
Deduction of fines and expenses.
Delivery of unsold cattle and balance of proceeds.
Receipt.
17. Disposal of fines, expenses and surplus proceeds of sale.
18. Application of fines and unclaimed proceeds of sales.
19. Officers and pound-keepers not to purchase cattle at sales under Act.
Pound-keepers when not to release impounded cattle.

CHAPTER V.—*Complaints of illegal Seizures.*

20. Power to make complaints.
21. Procedure on complaint.
22. Compensation for illegal seizure.
Release of cattle.
23. Recovery of compensation.

CHAPTER VI.—*Penalties.*

24. Penalty for forcibly opposing the seizure of cattle or rescuing the same.
25. Recovery of penalty for mischief committed by causing cattle to trespass.
26. Penalty for damage caused to land or crops or public roads by pigs.
27. Penalty on pound-keeper failing to perform duties.
28. Application of fines recovered under section 25, 26 or 27.

CHAPTER VII.—*Suits for Compensation.*

29. Saving of right to sue for compensation.
30. Set-off.

Schedule of repealed Acts.

AN ACT TO CONSOLIDATE AND AMEND THE LAW RELATING TO TRESPASSES BY CATTLE.

WHEREAS it is expedient to consolidate and amend the law relating to trespasses by cattle; It is hereby enacted as follows :—

Preamble.

CHAPTER I.—*Preliminary.*

Short title. 1. This Act may be called 'The Cattle-trespass Act, 1871.'

Local extent. It extends to the whole of British India except the Presidency Towns and such districts or tracts of country as the Local Government, with the sanction of the Governor General in Council, may exclude from its operation.

Commencement of Act. And it shall come into force on the passing thereof.

2. The Acts mentioned in the schedule hereto annexed are repealed.

References to any of the said Acts in Acts passed subsequently thereto shall be read as if made to this Act.

References to repealed Acts. All pounds established, pound-keepers appointed and villages determined, under Act No. III of 1857 (*relating to trespasses by Cattle*), shall be deemed to be, respectively, established, appointed and determined under this Act.

3. In this Act :—

Interpretation-clause.

'Officer of Police' includes also Village Watchman, and 'Cattle' includes also elephants, camels, buffalos, horses, mares, geldings, ponies, colts, fillies, mules, asses, pigs, rams, ewes, sheep, lambs, goats and kids.

CHAPTER II.—*Pounds and Pound-keepers.*

4. Pounds shall be established at such places as the Magistrate of the District, subject to the general control of the Local Government, from time to time directs.

The village by which every pound is to be used shall be determined by the Magistrate of the District.

5. The pounds shall be under the control of the Magistrate of the District; Rates of charge for and he shall fix, and may from time to time alter, the rates of charge for feeding and watering impounded cattle.

6. The Magistrate of the District shall also appoint for each pound a pound-keeper:

Appointment of pound-keepers. Provided that, in the Presidency of Fort St. George, the heads of villages, and, in the Presidency of Bombay, the police pátis,

Ex-officio pound-keepers in Madras and Bombay.

or (where there are no police pátls) the heads of villages, shall be *ex officio* the keepers of village-pounds.

Every pound-keeper appointed by the Magistrate Suspension or removal of the District may be suspended or removed by such Magistrate.

Any pound-keeper may hold simultaneously Pound-keepers may any other office under Government.

Every pound-keeper shall be deemed a public servant within the meaning of the Indian Penal Code.

Duties of Pound-keepers.

7. Every pound-keeper shall keep such registers and furnish such returns as the Local Government from time to time directs.

8. When cattle are brought to a pound, the pound-keeper shall enter in his register,

- (a) the number and description of the animals,
- (b) the day and hour on and at which they were so brought,
- (c) the name and residence of the seizer, and
- (d) the name and residence of the owner, if known,

and shall give the seizer or his agent a copy of the entry.

9. The pound-keeper shall take charge of, feed and water the cattle until they are disposed of as hereinafter directed.

CHAPTER III.—*Impounding Cattle.*

10. The cultivator or occupier of any land, or any person who has advanced cash for the cultivation of the crop or produce on any land, or the vendee or mortgagee of such crop or produce, or any part thereof,

may seize or cause to be seized any cattle trespassing on such land, and doing damage thereto or to any crop or produce thereon, and take them or cause them to be taken without unnecessary delay to the pound established for the village in which the land is situate.

All officers of police shall, when required, aid in preventing (a) resistance to such seizures and (b) rescues from persons making such seizures.

11. Persons in charge of public roads, pleasure-grounds, plantations, canals, drainage-works, embankments and the like, and officers of police may seize, or cause to be seized, any cattle doing damage to such roads, grounds, plantations, canals, drainage-works, embankments and the like, or the sides or slopes of such roads, canals, drainage-works or embankments, or found straying thereon,

and shall take them without unnecessary delay to the nearest pound.

12. For every head of cattle impounded as aforesaid, the pound-keeper shall levy a fine according to the following scale:—

Elephant two rupees.
Camel or buffalo eight annas.
Horse, mare, gelding, pony, colt, filly, mule, bull, bullock, cow or heifer ...	four „
Calf, ass, or pig ...	two „
Ram, ewe, sheep, lamb, goat or kid ...	one anna.

All fines so levied shall be sent to the Magistrate of the District through such officer as the Local Government from time to time directs.

A list of the fines and of the rates of charge for feeding and watering cattle shall be stuck up in a conspicuous place on or near to every pound.

CHAPTER IV.—*Delivery or Sale of Cattle.*

13. If the owner of impounded cattle or his agent appear and claim the cattle, the pound-keeper shall deliver them to him on payment of the fines and charges incurred in respect of such cattle.

The owner or his agent on taking back the cattle, shall sign a receipt for them in the register kept by the pound-keeper.

14. If the cattle be not claimed within seven days from the date of their being impounded, the pound-keeper shall report the fact to the officer in charge of the nearest police-station, or to such other officer as the Magistrate of the District appoints in this behalf.

Such officer shall thereupon stick up in a conspicuous part of his office a notice stating—

- (a) the number and description of the cattle,
- (b) the place where they were seized,
- (c) the place where they are impounded,

and shall cause proclamation of the same to be made by beat of drum in the village and at the market-place nearest to the place of seizure.

If the cattle be not claimed within seven days from the date of the notice, they shall be sold by public auction by the said officer, or an officer of his establishment deputed for that purpose, at such place and time and subject to such conditions as the Magistrate of the District by general or special order from time to time directs:

Provided that if any such cattle are, in the opinion of the Magistrate of the District, not likely to fetch a fair price if sold as aforesaid, they may be disposed of in such manner as he thinks fit.

15. If the owner or his agent appear and refuse to pay the said fines and expenses, on the ground that the seizure was illegal and that the owner is about to make a complaint under section twenty, then, upon deposit of the fines and charges incurred in respect of the cattle, the cattle shall be delivered to him.

16. If the owner or his agent appear, and refuse or omit to pay or (in the case mentioned in section fifteen) to deposit the said fines and expenses, the cattle, or as many of them as may be

necessary, shall be sold by public auction by such officer, at such place and time, and subject to such conditions as are referred to in section fourteen.

The fines leviable and the expenses of feeding and watering, together with the expenses of sale, if any, shall be deducted from the proceeds of the sale.

The remaining cattle and the balance of the purchase-money, if any, shall be delivered to the owner or his agent, together with an account showing—

- (a) the number of cattle seized,
- (b) the time during which they have been impounded,
- (c) the amount of fines and charges incurred,
- (d) the number of cattle sold,
- (e) the proceeds of sale, and
- (f) the manner in which those proceeds have been disposed of.

The owner or his agent shall give a receipt for the cattle delivered to him and for the balance of the purchase-money (if any) paid to him according to such account.

17. The officer by whom the sale was made shall send to the Magistrate of the District the fines so deducted.

The charges for feeding and watering deducted under section sixteen shall be paid over to the pound-keeper, who shall also retain and appropriate all sums received by him on account of such charges under section thirteen.

The surplus unclaimed proceeds of the sale of cattle shall be sent to the Magistrate of the District, who shall hold them in deposit for three months, and, if no claim thereto be preferred and established within that period, shall, at its expiry, dispose of them as hereinafter provided.

18. Out of the sums received on account of fines and the unclaimed proceeds of the sale of cattle, shall be paid—

- (a) the salaries allowed to pound-keepers under the orders of the Local Government;
 - (b) the expenses incurred for the construction and maintenance of pounds, or for any other purpose connected with the execution of this Act;
- and the surplus (if any) shall be applied, under orders of the Local Government, to the construction and repair of roads and bridges and to other purposes of public utility.

19. No officer of police, or other officer or pound-keeper appointed under the provisions herein contained shall, directly or indirectly, purchase any cattle at a sale under this Act.

No pound-keeper shall release or deliver any impounded cattle otherwise than in accordance with the former part of this chapter, unless such release or delivery is ordered by a Magistrate or Civil Court.

CHAPTER V.—*Complaints of illegal Seizures.*

20. Any person whose cattle have been seized and detained under this Act may, at any time within ten days from the date of the seizure, make a complaint to the Magistrate of the District, or any Magistrate authorized to receive and try charges without reference by the Magistrate of the District.

21. The complaint shall be made by the complainant in person, or by an agent personally acquainted with the circumstances. It may be either in writing or verbal. If it be verbal, the substance of it shall be taken down in writing by the Magistrate.

If the Magistrate, on examining the complainant or his agent, sees reason to believe the complaint to be well founded, he shall summon the person complained against, and make an enquiry into the case.

22. If the seizure be adjudged illegal, the Magistrate shall award to the complainant, for the loss caused by the seizure and detention, reasonable compensation, not exceeding one hundred rupees, to be paid by the person who made the seizure, together with all fines paid and expenses incurred by the complainant in procuring the release of the cattle;

and if the cattle have not been released, the Magistrate shall, besides awarding such compensation, order their release and direct that the fines and expenses leviable under this Act shall be paid by the person who made the seizure.

23. The compensation, fines and expenses mentioned in section twenty-two may be recovered as if they were fines imposed by the Magistrate.

CHAPTER VI.—*Penalties.*

24. Whoever forcibly opposes the seizure of cattle liable to be seized under this Act,

and whoever rescues the same after seizure, either from a pound, or from any person taking or about to take them to a pound, such person being near at hand and acting under the powers conferred by this Act,

shall, on conviction before a Magistrate, be punished with imprisonment for a period not exceeding six months, or with fine not exceeding five hundred rupees, or with both.

25. Any fine imposed for the offence of mischief by causing cattle to trespass on any land may be recovered by sale of all or any of the cattle by which the trespass was committed, whether they were seized in the act of trespassing or not, and whether they are the property of the person convicted of the offence, or were only in his charge when the trespass was committed.

26. Any owner or keeper of pigs, who, through neglect or otherwise, damages or causes or permits to be damaged any land, or any crop or produce of land, or

any public road, by allowing such pigs to trespass thereon, shall, on conviction before a Magistrate, be punished with fine not exceeding ten rupees.

27. Any pound-keeper releasing or purchasing Penalty on pound- or delivering cattle contrary keeper failing to per- to the provisions of section form duties. nineteen, or omitting to provide any impounded cattle with sufficient food and water, or failing to perform any of the other duties imposed upon him by this Act, shall, over and above any other penalty to which he may be liable, be punished, on conviction before a Magistrate, with fine not exceeding fifty rupees.

Such fines may be recovered by deductions from the pound-keeper's salary.

28. All fines recovered under section twenty-five, Application of fines section twenty-six or section recovered under section twenty-seven may be appropriated in whole or in part as compensation for loss or damage proved to the satisfaction of the convicting Magistrate.

CHAPTER VII.—Suits for Compensation.

29. Nothing herein contained prohibits any Saving of right to person whose crops or other sue for compensation. produce of land have been damaged by trespass of cattle, from suing for compensation in any competent Court.

30. Any compensation paid to such person Set-off. under this Act by order of the convicting Magistrate, shall be set-off and deducted from any sum claimed by or awarded to him as compensation in such suit.

SCHEDULE. (See section 2.)

Number and year.	Title of Act.
III of 1857 ...	An Act relating to trespasses by cattle.
V of 1860 ...	An Act to amend Act III of 1857 (relating to trespasses by cattle).
XXII of 1861 ...	An Act to amend Act III of 1857 (relating to trespasses by cattle).

WHITLEY STOKES,
Secy. to the Govt. of India.

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 13th January 1871, and is hereby promulgated for general information :—

ACT No. II OF 1871.

An Act to extend the Prisons' Act, 1870, to Coorg.

For the purpose of extending the Prisons' Act, 1870, to Coorg : It is hereby enacted as follows :—

Preamble.

1. The said Act shall extend to the territories under the administration of the Chief Commissioner of Coorg, but subject to the following modifications (that is to say):—

(a.) The preamble and sections one and six shall be construed as if, after the words 'Central Provinces,' the word 'Coorg' were inserted.

(b.) Section one shall be construed as if, for the words and figures 'December, 1870,' the words and figures 'February, 1871' were substituted.

WHITLEY STOKES,
Secy. to the Govt. of India.

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 20th January 1871, and is hereby promulgated for general information :—

ACT No. III OF 1871.

THE INDIAN PAPER CURRENCY ACT, 1871.

CONTENTS.

PREAMBLE.

SECTION.

I.—Preliminary.

1. Short title.
Local extent.
Commencement.
2. Acts repealed.

II.—The Department of Issue.

3. Functions of Department of Issue.
4. Head Commissioner.
Commissioners at Madras and Bombay.
5. Power to establish Circles of Issue.
6. Deputy Commissioners.
7. Subordination of Commissioners and Deputy Commissioners.
8. Appointment, suspension and removal of officers.

SECTION.

III.—Supply and Issue of Currency Notes.

9. Head Commissioner to provide and distribute currency notes.
Notes where payable.
10. Signatures to notes.
11. Issue of notes for silver.
Proviso.
12. Issue of notes for gold.
13. Expense of melting and assaying bullion received for notes.
Loss of weight.
14. Certificates for bullion.
Contents of certificate.
15. Notes where legal tender.

IV.—Reserve.

16. Bullion received for notes to be kept as a reserve.
Except amount fixed as minimum limit of circulation.
17. Investment of such amount.
Appropriation of coin, bullion and securities.
Sale or exchange of bullion and foreign coin.
18. Trustees of securities purchased under Act.
19. Power to sell such securities.
Power to replace them.
20. Interest on such securities to be entered in a separate account.
“Profits of Notes Circulation.”
Annual account.

V.—Private Bills payable to Bearer on Demand.

21. Prohibition of issue of private bills or notes payable to bearer on demand.
Exception in favour of cheques.
22. Penalty for issuing such bills or notes.
Prosecutions.
Recovery of fines.

VI.—Miscellaneous.

23. Monthly abstracts of accounts.
24. Description of notes in indictments.
25. Supplementary powers of the Government of India.

AN ACT TO CONSOLIDATE AND AMEND THE LAW RELATING TO THE GOVERNMENT PAPER CURRENCY.

WHEREAS it is expedient to consolidate and amend the law relating to the Government Paper Currency; It is hereby enacted as follows:—

I.—Preliminary.

- | | |
|----------------|--|
| Short title. | 1. This Act may be called “The Indian Paper Currency Act, 1871”: |
| Local extent. | It extends to the whole of British India; |
| Commencement. | And it shall come into force on the passing thereof. |
| Acts repealed. | 2. The Acts mentioned in the schedule hereto annexed are repealed. |

All appointments made, rules prescribed, circles of issue established, notifications published, and notes issued under any such Act shall be deemed to be respectively made, prescribed, established, published and issued under this Act.

II.—The Department of Issue.

3. There shall continue to be a Department of the public service, to be called the Department of Issue, whose function shall be the issue of promissory notes of the Government of India payable to bearer on demand, for such sums, not being less than five rupees,* as the Governor General in Council from time to time directs.

4. At the head of such Department shall be an officer called the Head Commissioner of the Department of Issue, and two other officers, called, respectively, the Commissioner of the Department of Issue at Madras and the Commissioner of the Department of Issue at Bombay.

5. The Governor General in Council may, from time to time, by order published in the *Gazette of India*,

establish Districts, to be called Circles of Issue, three of which circles shall include the Towns of Calcutta, Madras and Bombay, respectively,

appoint in each circle some one town to be the place of issue of notes, as hereinafter provided, establish in such town an Office or Offices of Issue, and

declare that, for the purposes of this Act, any such town (other than Calcutta, Madras or Bombay) shall be deemed to be situate within such Presidency as is specified in the order.

6. For each Circle of Issue other than those which include the Towns of Calcutta, Madras and Bombay, there shall be an officer called the Deputy Commissioner of Issue.

7. For the purposes of this Act, the Commissioners at Madras and Bombay shall be subordinate to the Head Commissioner :

the Deputy Commissioners in the Presidency of Fort William in Bengal shall be subordinate to the Head Commissioner ; and

the Deputy Commissioners in the Presidencies of Fort St. George and Bombay shall be subordinate to the Commissioners of Madras and Bombay, respectively.

8. All officers under this Act shall be appointed, and may be suspended or removed, by the Governor General in Council.

III.—Supply and Issue of Currency Notes.

9. The Head Commissioner of Issue shall provide promissory notes of the Government of India payable to bearer on demand, of the denominations prescribed under this Act, and shall supply the Commissioners at Madras and Bombay, and the several Deputy Commissioners with such notes as they require for the purposes of this Act.

All such notes shall bear upon them the name of the town from which they are severally issued, and shall be payable only—

at the Office or Offices of Issue of such town and

at the Presidency town of the Presidency within which such town is situate.

10. The name of the Head Commissioner, of either of the Commissioners, of a Deputy Commissioner, or of some other person authorized by the said Head Commissioner, or by either of the said Commissioners, to sign notes issued under this Act, shall be subscribed to every such note, and may be impressed thereon by machinery.

Names so impressed shall be taken to be valid signatures.

11. The Head Commissioner, the Commissioners, and the Deputy Commissioners shall, in their respective Circles of Issue, on the demand of any person, issue from the Office or Offices of Issue established in their respective Circles, promissory notes of the Government of India payable to bearer on demand, of the denominations prescribed under this Act, on the terms following :—

(a) in exchange for the amount thereof in current silver coin of the Government of India ; or,

(b) in exchange for the amount thereof in silver bullion or foreign silver coin at the rate of nine hundred and seventy-nine rupees per one hundred and eighty thousand grains of silver fit for coinage and of the standard fineness prescribed by the Indian Coinage Act, 1870 :

Provided that in all places where there is no Mint of the Government of India, any such Head Commissioner, Commissioner, or Deputy Commissioner may refuse to issue notes in exchange for silver bullion or foreign coin under this section.

12. The Governor General in Council may from time to time, by order published in the *Gazette of India*, direct that notes to an extent to be specified in the order, not exceeding one-fourth of the total amount of issues represented by coin and bullion as herein provided, shall be issued at such Offices of Issue as are named in the order, in exchange for gold coin of full weight of the Government of India or for foreign gold coin or gold bullion, at the rates and according to the rules and conditions fixed by such order.

13. The Head Commissioner, Commissioners, and Deputy Commissioners may require any bullion or foreign coin received under section eleven or section twelve to be melted and assayed.

Any loss of weight caused by such melting or assay shall be borne by the person tendering the bullion or coin.

14. Every person so tendering bullion or foreign coin and depositing it in any Office of Issue shall, after the expiration of the time necessary for melting and assaying the same, be entitled to receive therefor a certificate signed by the person authorized to issue the notes aforesaid.

Contents of certificate. Such certificate shall—

(a) acknowledge the receipt of such bullion or foreign coin,

(b) state the amount of notes issued under this Act, or of such notes and cash, to which the holder is entitled in exchange for such bullion or coin,

(c) state the interval on the expiration of which, if the certificate be presented to such office, the holder shall be entitled to receive such amount.

15. Within any of the said Circles of Issue a note issued under this Act from any Office of Issue in such Circle, shall be a legal tender to the amount expressed in such note, in payment or on account of—

any revenue or other claim to the amount of five rupees and upwards due to the Government of India,

any sum of five rupees and upwards due by the Government of India, or by any body corporate or person in British India :

Provided that no such note shall be deemed to be a legal tender by the Government of India at any Office of Issue.

IV.—Reserve.

16. The whole amount of the coin and bullion received under this Act for notes to be kept as a reserve shall be retained and secured as a reserve to pay such notes, with the exception of such an amount, not exceeding sixty millions of rupees, as the Governor General in Council, with the consent of the Secretary of State for India, from time to time fixes.

17. The amount so fixed shall be published in the *Gazette of India*, and the whole or such part thereof as the Governor General in Council from time to time fixes shall be invested in securities of the Government of India: the said coin, bullion and securities shall be appropriated and set apart to provide for the satisfaction and discharge of the said notes; and the said notes shall be deemed to have been issued on the security of such coin, bullion and securities, as well as on the general credit of the Government:

Provided that any silver bullion or foreign coin received under this Act may be sold or exchanged for silver coin of the Government of India, and that any gold coin or bullion received under this Act may be sold or exchanged for silver coin or bullion to be so appropriated and set apart instead of the gold coin or bullion.

For the purposes of this section, silver bullion and coin shall be rated at ninety-eight rupees per eighteen thousand grains of standard fineness, and gold bullion and coin at the rates fixed by the Governor General in Council under section twelve.

18. The Government securities so purchased shall be held by the Head Commissioner and the Master of the Mint at Calcutta in trust for the Secretary of State for India in Council.

19. The Head Commissioner may, at any time when ordered so to do by the Governor General in Council, sell and dispose of any portion of the above-mentioned limited amount of Government securities.

For the purpose of effecting such sales, the Master of the Mint at Calcutta shall, on a request in writing from the Head Commissioner, at all times sign and endorse such Government securities, and the said Head Commissioner, if so directed by the Governor General of India in Council, may purchase Government Securities to replace such sales.

20. The interest accruing due on the securities purchased and held under this Act shall be entered in a separate account, to be annually rendered by the Head Commissioner to the Governor General in Council.

The amount of such interest shall from time to time, as it becomes due, be paid to the credit of the Government of India, under the head of "Profits of Notes Circulation,"

and an account showing the amount of such profits and of the charges and expenses incidental thereto, shall be made up and published annually in the *Gazette of India*.

V.—Private Bills payable to Bearer on Demand.

21. No body corporate or person in British India shall draw, accept, make or issue any bill of exchange, hundi, promissory note or engagement for the payment of money

payable to bearer on demand, or borrow, owe, or take up any sum or sums of money on the bills, hundis or notes payable to bearer on demand, of any such body corporate or of any such person:

Provided that cheques or drafts payable to bearer on demand or otherwise, may be drawn on bankers, shroffs, or agents, by their customers or constituents, in respect of deposits of money in the hands of such bankers, shroffs, or agents, and held by them at the credit and disposal of the persons drawing such cheques or drafts.

22. Any body corporate or person committing any offence under section twenty-one shall, on conviction before a Magistrate of Police or a person exercising the full powers of a Magistrate, be punished with a fine equal to the amount of the bill, hundi, note or engagement in respect whereof the offence is committed.

Every prosecution under this section shall be instituted by the Head Commissioner, Commissioner, or Deputy Commissioner, as the case may be, of the Circle of Issue in which such bill, hundi, note or engagement is drawn, accepted, made or issued.

All fines imposed under this section may be recovered, if for offences committed outside the local limits of the Presidency towns, in the manner prescribed by the Code of Criminal Procedure, and, if for offences committed within those limits, in the manner prescribed by any Act regulating the Police of those towns in force for the time being.

VI.—Miscellaneous.

23. An abstract of the accounts of the Department of Issue showing—
(a) the whole amount of notes in circulation,

(b) the amount of coin and bullion reserved, distinguishing gold from silver, and

(c) the amount of the Government Securities held by the said Department,

shall be made up monthly in Calcutta, and published as soon as may be in the *Gazette of India*.

24. All notes issued under this Act shall be deemed to be promissory notes of the Government of India, and may be described as promissory notes of the Government of India in all indictments, and in criminal and civil proceedings.

25. The Governor General in Council may from time to time, by notification in the *Gazette of India*—

(1) fix the amounts (not being less than five rupees) for which notes shall be issued under this Act,

(2) alter the limits of any of the said Circles of Issue,

(3) declare the places at which notes shall be issued under this Act,

(4) fix the rates, rules and conditions at and according to which gold may be taken in exchange for Government promissory notes issued under this Act,

(5) fix the charge for melting and assaying bullion and foreign coin received for such notes,

(6) fix the interval on the expiration of which holders of certificates under section fourteen shall be entitled to receive such notes,

(7) regulate any matters relative to Paper Currency which are not provided for by this Act,

(8) revoke or alter any notification previously made under this Act.

Every such notification shall come into force on the day therein in that behalf mentioned, and shall have effect as if it were enacted in this Act:

Provided that no notification under clause (4) of this section shall have effect until six months have elapsed from the date of its appearance in the *Gazette of India*.

SCHEDULE.

Number and year of Act.	Title.
XIX of 1861 ...	An Act to provide for a Government Paper Currency.
XXIV of 1861 ...	An Act to enable the Banks of Bengal, Madras and Bombay to enter into arrangements with the Government for managing the issue, payment and exchange of Government Currency Notes and certain business hitherto transacted by the Government Treasuries.
I of 1866 ...	An Act to amend Act XIX of 1861 (to provide for a Government Paper Currency.)
XXX of 1867 ...	An Act to amend Act XIX of 1861 (to provide for a Government Paper Currency.)
XV of 1870 ...	An Act for the further amendment of Act No. XIX of 1861.

WHITLEY STOKES,
Secy. to the Govt. of India.

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 27th January 1871, and is hereby promulgated for general information:—

ACT No. IV OF 1871.

THE CORONERS' ACT, 1871.

CONTENTS.

PREAMBLE.

CHAPTER I.—Preliminary.

Sections.

1. Short title.
- Local extent.
- Commencement.
2. Repeal of enactments.

CHAPTER II.—Appointment of Coroners.

3. Coroners of Calcutta, Madras and Bombay.
4. Their appointment, suspension and removal.
- Present Coroners.
5. Coroners to be public servants.
6. Power to hold other offices.
7. Oath to be taken by Coroner.

CHAPTER III.—Duties and Powers of Coroners.

8. Jurisdiction to enquire into deaths.
9. Coroner to be sent for when prisoner dies.
- Exception when death caused by cholera.
10. Power to hold inquests on bodies within local limits wherever cause of death occurred.
11. Power to disinter body.
12. Summoning jury.
- Inquest may be on Sunday.
13. Opening Court.
14. Jurors to be sworn.
15. View of body.
16. Proclamation for witnesses.
17. Summoning witnesses.
18. *Post mortem* examinations.
- Fees to medical witnesses.

Sections.

19. Evidence to be on oath.
Evidence on behalf of accused.
Interpreter.
Questions suggested by jury.
20. Coroner to take down evidence in writing.
Witnesses to sign depositions.
Coroner to subscribe depositions.
21. Adjournment of inquest.
Jurors' recognizances.
22. Coroner to sum up to jury.
23. Coroner to draw up inquisition.
24. Contents of inquisition.
Form of inquisition.
25. Procedure when verdict amounts to murder, culpable homicide, or killing by negligence.
26. Coroner may issue warrant against accused.
27. Power to accept bail.
28. Warrant for burial.
29. Inquisitions not to be quashed for want of form.
30. Cessation of jurisdiction as to treasure trove, wreck, &c.
Felo de se.
Deodands abolished.

CHAPTER IV.—Coroners' Juries.

31. Fine on juror neglecting to attend.
32. Certificate as to defaulting juror.
Service of copy of certificate.
33. Levy of fine.
34. Jurors not to be summoned twice in the year.
35. Jurors on inquests on prisoners.

CHAPTER V.—Rights and Liabilities of Coroners.

36. Coroner's salary.
37. Disbursements to be repaid.
38. Power to appoint deputy.
Oath to be taken by deputy.
Revocation of appointment.
39. Exemption from serving on juries.
40. Privilege from arrest.
41. Penalty for failure to comply with Act.
42. Limitation of suits.

FIRST SCHEDULE. Enactments repealed.

SECOND SCHEDULE. Form of inquisition.

AN ACT TO CONSOLIDATE AND AMEND THE LAWS RELATING TO CORONERS.

WHEREAS it is expedient to consolidate and amend the laws relating to Coroners in the Presidency Towns; It is hereby enacted as follows:—

CHAPTER I.—Preliminary.

- Short title. 1. This Act may be called "The Coroners' Act, 1871."
- It extends to the local limits of the ordinary original civil jurisdiction of the High Courts of Judicature at Fort William, Madras and Bombay;
- Local extent.
- Commencement. And it shall come into force on the passing thereof.
- Repeal of enactments. 2. The enactments mentioned in the first schedule hereto annexed are repealed to the extent specified in the third column of the said schedule.

CHAPTER II.—Appointment of Coroners.

3. Within the local limits of the ordinary original civil jurisdiction of the High Courts of Madras and Bombay, each of the said High Courts, there shall be a Coroner. Such Coroners shall be

called, respectively, the Coroner of Calcutta, the Coroner of Madras, and the Coroner of Bombay.

4. Every such officer shall be appointed and their appointment may be suspended or removed by the Local Government.

Every person now holding such office shall be deemed to have been appointed under this Act.

5. Every Coroner shall be deemed a public servant within the meaning of the Indian Penal Code.

6. Any Coroner may hold simultaneously any other office under Government.

7. Every person hereafter appointed to the office of Coroner shall take and subscribe, before one of the Judges of the High Court, an oath that he will faithfully discharge the duties of his office.

CHAPTER III.—*Duties and Powers of Coroners.*

8. When a Coroner is informed that the death of any person has been caused by accident, homicide, suicide, or suddenly by means unknown, or that any person being a prisoner has died in prison, and that the body is lying within the place for which the Coroner is so appointed,

the Coroner shall inquire into the cause of death.

Every such inquiry shall be deemed a judicial proceeding within the meaning of section one hundred and ninety-three of the Indian Penal Code.

9. Whenever a prisoner dies in a prison situate within the place for which a Coroner is so appointed, the Superintendent of the prison shall send for the Coroner before the body is buried. Any Superintendent failing herein shall on conviction before a Magistrate be punished with fine not exceeding five hundred rupees.

Nothing in the former part of this section applies to cases in which the death has been caused by cholera or other epidemic disease.

10. Whenever an inquest ought to be holden on any body lying dead within the local limits of the jurisdiction of any Coroner, he shall hold such inquest, whether or not the cause of death arose within his jurisdiction.

11. A Coroner may order a body to be disinterred within a reasonable time after the death of the deceased person, either for the purpose of taking an original inquisition where none has been taken, or a further inquisition where the first was insufficient.

12. On receiving notice of any death mentioned in section eight, the Coroner shall summon five, seven, nine, eleven, thirteen or fifteen respectable persons to appear before him at a time and place to be specified in the summons, for the purpose of enquiring when, how, and by what means the deceased came by his death.

Any inquest under this Act may be held on a Sunday.

13. When the time arrives, the Coroner shall proceed to the place so specified, open the Court by proclamation, and call over the names of the jurors.

14. When a sufficient jury is in attendance, he shall administer an oath to each juror to give a true verdict according to the evidence, and shall then proceed with the jury to view the body.

15. The Coroner and the jury shall view and examine the body at the first sitting of the inquest, and the Coroner shall make such observations to the jury as the appearance of the body requires.

16. The Coroner shall then make proclamation for the attendance of witnesses, or, where the inquiry is conducted in secret, shall call in separately such as know anything concerning the death.

17. It shall be the duty of all persons acquainted with the circumstances attending the death to appear before the inquest as witnesses; the Coroner shall enquire of such circumstances and the cause of the death; and if before or during the enquiry he is informed that any person can give evidence material thereto, may issue a summons requiring him to attend and give evidence on the inquest.

Any person failing so to attend or give evidence shall be deemed to have committed an offence under section one hundred and seventy-four or one hundred and seventy-six of the Indian Penal Code, as the case may be.

For the purpose of causing prisoners to be brought up to give evidence, the Coroner shall be deemed a Criminal Court within the meaning of Act No. XV of 1869 (*to provide facilities for obtaining the evidence and appearance of prisoners and for service of process upon them.*)

18. The Coroner may direct the performance of a *post mortem* examination, with or without an analysis of the contents of the stomach or intestines, by any medical witness summoned to attend the inquest; and every medical witness, other than the Chemical Examiner to Government, shall be entitled to such reasonable remuneration as the Coroner thinks fit.

19. All evidence given under this Act shall be on oath, and the Coroner shall be bound to receive evidence on behalf of the party (if any) accused of causing the death of the deceased person.

Witnesses unacquainted with the English language shall be examined through the medium of an interpreter, who shall be sworn to interpret truly as well the oath as the questions put to, and the answers given by, the witnesses.

After each witness has been examined, the Coroner shall enquire whether the jury wish any further questions to be put to the witness, and if the jury wish that any such questions should be put, the Coroner shall put them accordingly.

20. The Coroner shall commit to writing the material parts of the evidence given to the jury, and shall read or cause to be read over such parts to the witness and then procure his signature thereto.

Any witness refusing so to sign shall be deemed to have committed an offence under section one hundred and eighty of the Indian Penal Code.

Every such deposition shall be subscribed by the Coroner.

21. The Coroner may adjourn the inquest from time to time, and from place to place.

Whenever the inquest is adjourned the Coroner shall take the recognizances of the jurors to attend at the time and place appointed, and notify to the witnesses when and where the inquest will be proceeded with.

The amount of such recognizances shall in each case be fixed by the Coroner.

22. When all the witnesses have been examined the Coroner shall sum up to the Coroner shall sum up the evidence to the jury, and the jury shall then consider of their verdict.

23. When the verdict is delivered the Coroner shall draw up the inquisition according to the finding of the jury, or, when the jury is not unanimous, according to the opinion of the majority.

24. Every inquisition under this Act shall be signed by the Coroner with his name and style of office and by the jurors, and shall set forth—

(1) where, when, and before whom the inquisition is holden,

(2) who the deceased is,

(3) where his body lies,

(4) the names of the jurors, and that they present the inquisition upon oath,

(5) where, when, and by what means the deceased came by his death, and

(6) if his death was occasioned by the criminal act of another, who is guilty thereof.

If the name of the deceased be unknown, he may be described as a certain person to the jurors unknown.

Every such inquisition shall be in the form set forth in the second schedule hereto annexed, with such variation as the circumstances of each case require.

25. When the verdict is that the death has been caused by culpable homicide amounting to murder, or by culpable homicide not amounting to murder, or by a rash or negligent act not amounting to culpable homicide, the Coroner shall bind by recognizance any person knowing or declaring anything material touching such murder, homicide, or act to appear at the next criminal sessions at which the trial is to be, then and there to prosecute or give evidence against the party charged.

The Coroner shall certify and subscribe such recognizances, and shall, immediately after the inquest, deliver them, together with the inquisition and evidence, to the proper officer of the Court in which the trial is to be.

26. The Coroner shall also, where the verdict justifies him in so doing, issue his warrant for the apprehension of the person accused and commit him to prison until he is thence discharged by due course of law, or, if he be already in prison, issue a detainer to the officer in charge of the jail in which he is.

27. In cases where the jury has found against any person a verdict of culpable homicide not amounting to murder or of killing by a rash or negligent act not amounting to culpable homicide, the Coroner may, if he thinks fit, accept bail with sufficient sureties for the appearance of such person at the next criminal sessions, and thereupon such person, if in custody of any officer of the Coroner's Court, or in any gaol under a warrant of commitment issued by the Coroner, shall be discharged therefrom.

28. When the proceedings are closed, or before, if it be necessary to adjourn the inquest, the Coroner shall give his warrant for the burial of the body on which the inquest has been taken.

29. No inquisition found upon or by any inquisition shall be quashed for any technical defect.

In any case of technical defect, a Judge of the High Court may, if he thinks fit, order the inquisition to be amended, and the same shall forthwith be amended accordingly.

30. It shall no longer be the duty of the Coroner to enquire whether any person dying by his own act was or was not *felo de se*, to enquire of treasure trove or wrecks, to seize any fugitive's goods, to execute process, or to exercise as Coroner any jurisdiction not expressly conferred by this Act.

Felo de se. A *felo de se* shall not forfeit his goods.

Deodands. Deodands are hereby abolished.

CHAPTER IV.—Coroner's Juries.

31. Whenever any person has been duly summoned to appear as a juror by a Coroner, and fails or neglects to attend at the time and place specified in the summons, the Coroner may cause him to be openly called in his Court three times to appear and serve as a juror; and upon the non-appearance of such person, and proof that such summons has been served upon him, or left at his usual place of abode, may impose such fine upon the defaulter, not exceeding fifty rupees, as to the Coroner seems fit.

32. The Coroner shall make out and sign a certificate, containing the name and surname, the residence and trade or calling of every person so making default, together with the amount of the fine so imposed, and the cause of such fine, and shall send such certificate to one of the Magistrates of the place of which he is the Coroner,

and shall cause a copy of such certificate to be served upon the person so fined, by having it left at his usual place of residence, or by sending the same through the Post Office, addressed as aforesaid and registered.

33. Thereupon such Magistrate shall cause the fine to be levied in the same manner as if it had been imposed by himself.

34. Unless in case of necessity, no person who has appeared, or has been summoned to appear, as a juror on an inquest and has not made default, shall, within one year after such appearance or summons, be summoned to appear as a juror under this Act.

35. When an inquest is held on the body of a prisoner dying within a prison, no officer of the prison and no prisoner confined therein shall be a juror on such inquest.

CHAPTER V.—*Rights and Liabilities of Coroners.*

36. Every Coroner shall be entitled to such salary for the performance of the duty of his office, as is prescribed in that behalf by the Governor General in Council.

37. All disbursements duly made by a Coroner for fees to medical witnesses, hire of rooms for the jury and the like, shall be repaid to him by the Local Government.

38. Every Coroner may from time to time, with the previous sanction of the Local Government, appoint, by writing under his hand, a proper person to act for him as his deputy in the holding of inquests, and such deputy shall take and subscribe, before one of the Judges of the High Court, an oath that he will faithfully discharge the duties of his office.

All inquests taken and other acts done by any such deputy, under or by virtue of any such appointment, shall be deemed to be the acts of the Coroner appointing him;

Provided that no such deputy shall act for any such Coroner except during the illness of the said Coroner, or during his absence for any lawful and reasonable cause.

Every such appointment may at any time be cancelled and revoked by the Coroner by whom it was made.

39. No Coroner or Deputy Coroner shall be liable to serve as a juror.

40. Coroners and Deputy Coroners shall be privileged from arrest while engaged in the discharge of their official duty.

41. Any Coroner or Deputy Coroner failing to comply with the provisions of this Act, or otherwise misconducting himself in the execution of his office, shall be liable to such fine as the Chief Justice of the High Court, upon summary examination and proof of the failure or misconduct, thinks fit to impose.

42. No proceeding for anything done under this Act, or for any failure to comply with its provisions, shall be commenced or prosecuted after the expiration of three months from such fact or failure, nor after tender of sufficient amends.

FIRST SCHEDULE.

Number and year.	Title.	Extent of Repeal.
33 Geo. III, cap. fifty-two.	An Act for continuing in the East India Company, for a further term, the possession of the British territories in India, together with their exclusive trade, under certain limitations; for establishing further Regulations for the government of the said territories and the better administration of justice within the same; for appropriating to certain uses the revenues and profits of the said Company; and for making provision for the good order and government of the towns of Calcutta, Madras and Bombay.	Section one hundred and fifty-seven.
9 Geo. IV, cap. seventy-four.	An Act for improving the administration of criminal justice in the East Indies.	Sections five and six and (so far as it relates to Coroners) section fifty-one.
Act No. IV of 1848 ...	An Act for regulating Coroners' Juries ...	The whole.
Act No. XLV of 1850.	An Act to declare the law as to the jurisdiction of Coroners.	The whole.

SECOND SCHEDULE.

Form of Inquisition.

AN INQUISITION taken at _____ on the _____ day of _____, 187 _____, before E F, Coroner of _____ on view of the body of A B then and there lying dead, upon the oath of G H, I J, K L and M N, then and there duly sworn and charged to inquire when, how, and by what means the said A B came to his death.

We, the said jurors, find unanimously [or by a majority of _____] that the death of the said A B was caused, on or about the _____ day of _____ 187 _____, by [here state the cause of death as in the following examples—

1. *Cases of homicide*]— a blow on the head with a stick inflicted on him by C D, under such circumstances that the act of C D was justifiable [or accidental] homicide.
— a stab on the heart with a knife inflicted on him by C D, under such circumstances that the act of C D was culpable homicide not amounting to murder [or culpable homicide amounting to murder, or a rash or negligent act not amounting to culpable homicide.]
2. *Cases of accident*]— falling out of a boat into the river Hughli, whereby he was drowned.
— a kick from a horse which fractured his skull and ruptured blood-vessels in his head.
3. *Cases of suicide*]— shooting himself through the head with a pistol.
— arsenic, which he voluntarily administered to himself.
4. *Cases of sudden death by means unknown*]— disease of the heart.
— apoplexy.
— sunstroke.

And so say the jurors upon their oath aforesaid.

Witness our hands. E F, Coroner of

G H, I J, K L, M N, O P (jurors).

WHITLEY STOKES,

Secretary to the Govt. of India.

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 27th January 1871, and is hereby promulgated for general information :—

ACT No. V OF 1871.

THE PRISONERS' ACT, 1871.

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AN ACT TO CONSOLIDATE THE LAWS RELATING TO PRISONERS CONFINED BY ORDER OF A COURT.

FOR the purpose of consolidating the laws relating to prisoners confined by order of a Court; It is hereby enacted as follows:—

I.—PRELIMINARY.

- Short title. 1. This Act may be called "The Prisoners' Act, 1871."
- Local extent. It extends to the whole of British India;
- Commencement. And it shall come into force on the passing thereof.
2. The Acts mentioned in the Schedule hereto annexed are repealed to the extent specified in the third column of the said Schedule.
- Repeal of Acts.

II.—PRISONERS IN THE PRESIDENCY TOWNS.

3. All writs or warrants for the arrest or apprehension of any person, issued or awarded by the High Court in the exercise of its ordinary, extraordinary, or other criminal jurisdiction, shall be directed to and executed by any officer of Police within the local limits of such jurisdiction.
- Warrants and writs to be directed to Police Officers.

4. The Local Government may appoint officers who shall have authority to receive and keep prisoners committed to their custody under the provisions of this Part.
- Power to appoint Superintendent of Presidency Prisons.

All such officers appointed under any Act hereby repealed, shall be deemed to be appointed under this Act.

Such officers shall be called, in Calcutta, the Superintendent of the Presidency Prison, in Madras, the Superintendent of Prisons for the town of Madras, and in Bombay, by such title or respective titles as the Local Government from time to time directs.

Every such officer is hereinafter referred to as 'the Superintendent.'

5. The Superintendent is hereby authorized and Superintendents to required to keep and detain all persons duly committed to his custody pursuant to the provisions of this Act, or otherwise, by any Court, Judge, Justice of the Peace, Magistrate of Police, Coroner, or other public officer lawfully

exercising civil or criminal jurisdiction according to the exigency of any writ, warrant or order by which such person has been committed, or until such person is discharged by due course of law.

6. The Superintendent shall forthwith after the execution of every such writ, order, or warrant, except warrants of commitment for trial, or after the discharge of the person committed thereby, return such writ, order, or warrant to the Court or other officer by which or by whom the same has been issued or made, together with a certificate endorsed thereon and signed by the Superintendent, showing how the same has been executed, or why the person committed thereby has been discharged from custody before the execution thereof.

7. Whenever any person is sentenced by the High Court in the exercise of its original criminal jurisdiction to imprisonment or to death, the Court shall cause him to be delivered to the said Superintendent, together with the warrant of the said Court, and such warrant shall be executed by the Superintendent and returned by him to the High Court when executed.

8. Whenever any person is sentenced by the High Court in the exercise of its original criminal jurisdiction to transportation or penal servitude, the Court shall cause him to be delivered for intermediate custody to the Superintendent, and the imprisonment of such person shall have effect from such delivery.

9. Whenever any Judge of a High Court makes, under any Act for the time being in force for punishing mutiny and desertion, and for the better payment of the Army and their quarters, an order for the intermediate custody of an offender sentenced by a Court Martial holden in India, the Judge shall order such offender to be detained for intermediate custody by the Superintendent.

10. Whenever any person is committed by the High Court, whether in execution of a decree or for contempt of Court, or other cause, he shall be taken by the officer to be appointed for that purpose by such Court, and shall be delivered to the Superintendent, together with a warrant of commitment.

11. Whenever any person is sentenced by a Magistrate of Police for the town of Calcutta, Madras, or Bombay, to imprisonment, either absolutely or for default of payment of any fine imposed by any such Magistrate, or is committed to prison for failure to find security to keep the peace and to be of good behaviour, the Magistrate shall cause him to be delivered to the Superintendent, together with a warrant of the Court.

12. Every person committed by a Justice of the Peace or Magistrate or Coroner for trial by the High Court in the exercise of its original criminal jurisdiction shall be delivered to the Superintendent, together with a warrant of commitment, directing him to

have the body of such person before the Court for trial, and the Superintendent shall, as soon as practicable, cause such person to be taken before the Court at a Criminal Session of the said Court, together with the warrant of commitment, in order that he may be dealt with according to law.

13. Pending any such enquiry as is mentioned in section eight of Act No. XXIII of 1861 (*to amend Act VIII of 1859*), which the High Court considers it necessary to make, the defendant may be delivered by the officer of the said Court to the Superintendent, subject to the provisions as to deposit of fees and as to release on security contained in the same section,

and the Superintendent is hereby authorized and required to detain such defendant in safe custody until he is re-delivered to the Officer of the Court for the purpose of being taken before the said Court in pursuance of an order of the said Court or of a Judge thereof, or until he is released by due course of law.

14. Every person arrested in pursuance of a writ, warrant, or order of the High Court, in the exercise of its original civil jurisdiction, or in pursuance of a warrant of any Court established in Calcutta, Madras, or Bombay under Act No. IX of 1850 (*for the more easy recovery of small debts and demands in Calcutta, Madras, and Bombay*),

or in pursuance of a warrant issued under section three of this Act,

shall be brought without delay before the Court by which, or by a Judge of which, the writ, warrant, or order was issued, awarded, or made, or before a Judge thereof, if the said Court, or a Judge thereof, is then sitting for the exercise of original jurisdiction;

and if such Court, or a Judge thereof, is not then sitting for the exercise of original jurisdiction, shall, unless a Judge of the said Court otherwise orders, be delivered to the Superintendent for intermediate custody, and shall be brought before the said Court, or a Judge thereof, at the next sitting of the said Court, or of a Judge thereof, for the exercise of original jurisdiction, in order that such person may be dealt with according to law;

and the said Court or Judge shall have power to make or award all necessary orders or warrants for that purpose.

15. Any warrant of commitment under Regulation III of 1818 of the Bengal Code (*for the Confinement of State Prisoners*), Regulation II of 1819 of the Madras Code (*for the Confinement of State Prisoners*), and Regulation XXV of 1827 of the Bombay Code (*for the Confinement of State Prisoners, and for the Attachment of the Lands of Chieftains and others, for Reasons of State*), may be directed to the Superintendent in the same manner as the same might have been directed to the Sheriff under Act No. XXXIV of 1850 (*for the better Custody of State Prisoners*), and Act No. III of 1858 (*to amend the Law relating to the arrest and detention of State Prisoners*).